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NOTICE

The undermentioned Gazette of India Extraordinary was published upto the 12th July 1963 :—

Issue No.	No. and Date	Issued by	Subject
135	S.O. 1983, dated 12th July, 1963.	Ministry of Information & Broadcasting.	Approval of films specified therein.

Copies of the Gazette Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of this Gazette.

PART II—Section 3—Sub-section (ii)

Statutory orders and notifications issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administration of Union Territories).

ELECTION COMMISSION, INDIA*New Delhi, the 16th July 1963*

S.O. 2060.—In exercise of the powers conferred by sub-section (1) of section 22 of the Representation of the People Act, 1951, the Election Commission hereby makes the following amendment in the Table appended to its notification No. 434/PB/62(1), dated the 12th January, 1962, namely:—

Against item No. 13-Moga, in column 3, for the entry "5-Resident Magistrate, Zira" the entry "5-Sub-Divisional Officer, Zira", shall be substituted.

[No. 434/PB/63(1).]

New Delhi, the 20th July 1963

S.O. 2061.—In pursuance of the provisions of sub-section (1) of section 86 of the Representation of the People Act, 1951, the Election Commission hereby publishes a copy of the Election Petition, No. 5 of 1963, presented to the Commission on the 5th July, 1963, under section 81 of the said Act, by Shri Nitya Nand Chela Balramdas, Mohalla Sahibganj, Farrukhabad calling in question the election to the House of the People from the Farrukhabad Parliamentary constituency of that House of Dr. Ram Manohar Lohia.

BEFORE THE ELECTION COMMISSION, NEW DELHI

ELECTION PETITION No. 5 of 1963

Election petition under section 81 of the Representation of People Act, 1951.

Nitya Nand Chela Balramdas, Mohalla Sahibganj, Farrukhabad.—*Petitioner.*

Vs.

1. Dr. Ram Manohar Lohia son of Sri Hira Lal, Lucknow.
2. Dr. B. V. Keskar, New Delhi.
3. Sri Bharat Singh Rathore son of Sri Ram Bharose Singh Rathore 14, Cantonment, Fatehgarh.
4. Sri Chhedi Lal Sathi Advocate, 48, Kandhari Bazar, Lucknow.
5. Sri Shambhu Narain Dixit, resident of village Burhnamau, District Farrukhabad.
6. Sri Raj Narain Dube son of Sri Laxmi Narain Dube, resident of Mohalla Lohai Road, Farrukhabad—*Respondents.*

The above named petitioner begs to state as follows:—

1. That the petitioner is an elector of Farrukhabad Parliamentary Constituency and his name is entered in the elector roll of Farrukhabad Legislative Assembly Constituency No. 342, part 57 at serial No. 72. A copy of the elector roll of the Farrukhabad Legislative Constituency relating to the petitioner is enclosed herewith as Annexure 'A'. The petitioner is entitled to file election petition.

2. That in the General Election of 1962, Pt. Mool Chand Dube and Respondent No. 3 were official candidates of the congress and P.S.P. parties. While Sri Shiv Shanker Singh Sengar was official candidate of the Socialist Party. During the said General Election of 1962, Pt. Mool Chand Dube secured about 79,000, Respondent No. 3 secured about 65,000, and Shiv Shanker Singh Sengar secured about 10,000 votes.

3. That consequent on the death of Pt. Mool Chand Dube who was returned on the Congress ticket in 1962 a vacancy was caused in the Farrukhabad Parliamentary Constituency.

4. That the election commission decided to hold election for the Farrukhabad Lok Sabha Parliamentary Constituency. Nominations by Respondents No. 1 to 6 were filed. Respondent No. 1 was of the Congress Respondent No. 3 for the P.S.P. and Respondent No. 4 of the Republican Party, Respondent No. 5 filed his nomination paper on congress ticket, but when the nomination of Respondent No. 2 was declared valid he withdrew his nomination. Respondent No. 6 also filed its nomination on behalf of Socialist Party but when the nomination paper of Respondent No. 1 was declared valid he also withdrew his nomination. Thus the contest of the election was between the Respondents Nos. 1 to 4 only.

5. That the polling for the Farrukhabad Lok Sabha Parliamentary Constituency took place on 19th May 1963 and the votes were counted on 21st May 1963. The result of the counting of the votes was declared as follows:—

1. Dr. Lohia	...	1,07,816
2. Dr. Keskar	...	50,528
3. Sri Bharat Singh	...	19,995
4. Shri Chhedi Lal	...	3,322
Votes rejected	...	4,344
TOTAL		...
		1,87,50

And the Returning Officer at 6-30 P.M. declared Dr. Ram Manohar Lohia, Respondent No. 1 duly elected at the election.

6. That the election of Dr. Ram Manohar Lohia was not a fair and free election and is void and is liable to be set aside on the following grounds:—

A. That the Respondent No. 1 committed the following corrupt practices which render his election void.

(a) That the respondent No. 1, his agents and workers with the consultation of the candidate and his election agent published statements of facts which were false and admits that they believed to be false and did not believe to be true in relation to personal character and conducts of respondent Nos. 2 and 3 in relation to their candidature being a statement calculated to prejudice the prospects of their election and thereby amounted to corrupt practice as defined in Section 123(4) of the representation of the People's Act. The following are the instances of this corrupt practice.

(i) That the respondent No. 1 is founder of the Socialist Party in India. He and his election agents, agents, workers and supporters falsely alleged and got published and also got it widely circulated free in the constituency the following statement in Chaukhamba Newspaper of Indore which is the official mouthpiece of the socialist party on 4th May 1963 and on subsequent dates during the election at places and dates and time mentioned in schedule 'I' by the respondent No. 1 and with his consent his election agents, agents, workers and supporters:

“हमें पता चला है कि कांग्रेस ने प्रसोपा उम्मीदवार को चुनाव लड़ने के लिये २५ हजार रुपया दिया है। सम्भव है कि यह रकम कुछ कम हो, या ज्यादा हो, या कुछ भी न हो, लेकिन यह सही है कि प्रसोपा ने अपना उम्मीदवार अपने मालिक नेहरू को खुश करने के लिये ही खड़ा किया है।”

The said false statement was made to assail the character, honour, integrity and the veracity of the respondent Nos. 2 and 3 *vide* Annexure 'B'.

(ii) That the respondent No. 1 and his workers, election agents, supporters and agents with the consent of respondent No. 1 repeated the said false statement thousand of time in general public as well as public meetings that respondent No. 3 has accepted Rs. 25,000/- from respondent No. 2 in order to get respondent No. 1 defeated and to get respondent No. 2 elected to the said Farrukhabad Parliamentary seat. The said statement was absolutely false to the knowledge of the respondent No. 1 and his workers, supporters and agents but the said statement was made to lower the respondent Nos. 2 and 3 in the estimation of the voters and also to show that the said persons were men of no character and was also made to prejudice the prospects of election of respondent Nos. 2 and 3 *vide* schedule 'I'.

(iii) That respondent No. 6 has been a member and secretary of Farrukhabad Socialist Party. He has been supporting the socialist party's programme all these years except for a brief period in 1961-62 when he supported the congress policy. In the beginning of the present election respondent No. 6 was again taken in the socialist party by respondent No. 1 and he vigorously worked for respondent No. 1 and he filed his nomination as dummy candidate of respondent No. 1. Respondent No. 6 is the editor of weekly newspaper, published from Farrukhabad, known by the name of 'Chhattan'. The respondent No. 1 monopolised the policy of Chhattan through respondent No. 6 by making handsome payment to him and also getting his leaflets, pamphlets etc. published in the said press for payment. Thus the Chhattan weekly newspaper became the mouthpiece of respondent No. 1 as well as of socialist party for the purpose of the present election. Respondent No. 6 was a vigorous worker and agent of respondent No. 1 and had also very close relations with Shri Raj Narain Singh, the Election agent of respondent No. 1 and his election agents published the news items in the Chhattan newspaper dated 1st April 1963 and 13th May 1963. The news item in Chhattan newspaper dated 13th May 1963 was absolutely false to the knowledge of the respondent No. 1, his election agents, agents, workers and supporters. The 'Chhattan' newspaper dated 13th May 1963 was absolutely widely circulated in the general public and also in the election meetings of the respondent No. 1, the details of which are given in schedule 'A'. The 'Chhattan' newspaper of 1st April 1963, 15th April 1963 and 13th May 1963 are annexure 'C' and the false news items are encircled with red ink. By publishing the said false news the respondent No. 1, his election agents, agents, workers and supporters publicly gave out that respondent No. 3 was putting up a showy fight with Congress funds simply to weaken the chances of respondent No. 1 at the polls. By these false propaganda respondent No. 1, his agents, supporters and workers condemned both respondent Nos. 2 and 3 as men of no character who could buy and be bought for money. The said false propaganda seriously prejudiced the prospects in the election of both respondent Nos. 2 and 3 and brightened the election prospects of respondent No. 1.

(iv) The Shri Arjun Singh Bhadauria was agent and worker of respondent No. 1. Shri Arjun Singh Bhadauria with the consent of respondent No. 1 published a leaflet, annexure 'D' with the following caption:—

“Dosto, Hoshiar Rahen”.

The said leaflet was published and distributed throughout the Farrukhabad Parliamentary Constituency by respondent No. 1 and with his consent by his election agents, workers, agents and other supporters of respondent No. 1. By publishing the said leaflet and distributing the same the respondent No. 1 and his election agents, agents, workers and supporters falsely published statement which they themselves did not believe to be true. The statement contained in the said leaflet greatly prejudiced the prospects of election of respondent 2 and 3. The leaflet makes out that respondent Nos. 2 and 3 are dishonest and liars and their profession were false and they are men of no character. In schedule II are given the names of persons and places etc., where the said false statements were made and the said leaflet containing the said false statement was published and distributed.

(v) That the persons given in schedule 'III' are members of U.P.L.A. on Socialist ticket and persons mentioned in schedule 'IV' are office bearers of Socialist party U.P. and also of other States. The said workers supporters and agents of respondent No. 1 in order to further the election prospects in schedule II that Sri Bharat Singh Rathore has been made to stand as a candidate by Congress and has been paid Rs. 25,000/- for the same. The details of publishing the said statement are given in schedule 'II'. The statement were falsely given to the knowledge of the aforesaid persons and were falsely given out to prejudice the prospects of election of respondent Nos. 2 and 3 and also to injure their character.

(vi) That the respondent No. 1 and with his consent his election agents, supporters, workers and agents got printed and published two pamphlets which are annexure 'E' with caption 'Sanghasan Se Jhujhane Waley Dr. Lohla' and 'Dr. Lohia ko Samjhiya-Pahchaniya. The statements contained, in the said pamphlets and encircled in red are false and have been made simply to injure the character of respondent No. 2 and 3. The respondent No. 1 and his agents supporters and workers made an undignified assault on the personal character of respondents No. 2 and 3 with a view to prejudice the prospects of election of the said respondents Nos. 2 and 3. All the imputations made in the said notices are false within the knowledge of respondent No. 1 and his workers, supporters and agents. The said pamphlets were distributed on a large scale throughout the constituency by the persons and dates etc. which are given in Schedule 'V'.

(vii) That the respondent No. 1 and with his consent his election agents, agents, workers and supporters got printed and published two notices which are annexure 'F' and 'G'. The statements contained in the said pamphlets and encircled in red line are false and have been made simply to injure the character of respondent No. 2 and No. 3 in order to prejudice their election. In Annexure 'F' the following parts are of special importance:—

“१४—नैतिकता की दम भरने वाले इस चुनाव के कांग्रेस प्रत्यासी डा० केसकर फतेहपुर में गत चुनाव में चौधरी केसकर और फर्रुखाबाद में पंडित केसकर और आवश्यकता पड़ने पर मौलाना केसकर भी हो जाते हैं। ऐसा क्यों ?

In Annexure 'G' following parts are of special importance:—

“वोट का वास्तविक अधिकारी कौन ? क्या आपके वोट का अधिकारी वह व्यक्ति हो सकता है जिस का एक एक कदम सरकार में रहकर जनता को लूटने और जनता पर भारी कर लगाने में रहा हो ? क्या आपके वोट का अधिकारी वह व्यक्ति हो सकता है जिसका एक एक कदम जिसके जीवन का एक एक क्षण केवल पैसा कमाने में रहा हो ? क्या आपके वोट का अधिकारी वह व्यक्ति हो सकता है जिसका जीवन केवल अपने परिवार के ही भरण-पोषण, उसकी तरक्की में ही लगा रहा हो, और जिनमें कभी भी देश, समाज और मुक्त के किसान मजदूर के लिए संघर्ष न किया हो ?”

The respondent No. 1 and his agents, election agents workers and supporters made an undignified assault on the personal character of the respondent Nos. 2 and 3 with a view to prejudice the prospects of the election of the said respondents Nos. 2 and 3. All the imputations made in the said notices are false within the knowledge of respondent No. 1 and his election agents, agents, workers and supporters. The

said notices were distributed on a large scale throughout the constituency by the persons and on the dates and places given in schedule (6).

(vii) That the respondent No. 1 and with his consent his workers, election agents, agents, workers and supporters spent nearly 10 lacs of rupees over the election of respondent No. 1. A few lacs of rupees were received through Post Offices, State Bank, Central Bank, Punjab National Bank and also personal contribution from other States. All the aforesaid amount was spent on the election of respondent No. 1. The said expenses have not been shown in the election expenses or respondent No. 1. Only a very small amount which is also incorrect and false has been shown in the election expenditure, and thereby has committed corrupt practice as defined in Section 123 (6) of the Representation of People's Act. Some of the facts which came to show the falsity of election returns filed by respondent No. 1 and truthfulness of the objections are as under:—

(a) That respondent No. 1 and with his consent, his workers, election agents, supporters and agents designed and got distributed pamphlets, leaflets, posters, calendars, etc., the details of which are given in Schedule XVII, and are annexures G, C, E, K, L, but their expenses has not been shown nor included in the election expenses. The petitioner could obtain only a few notices etc. which are being filed. The petitioner will summon all the notices, pamphlets, leaflets, and posters, etc. which had been published on behalf of the respondent No. 1 from the Intelligence C.I.D., Lucknow, which are in its possession, and would file further some of the publications published by respondent No. 1 which have not been received by the petitioner so far.

(b) That the respondent No. 1 acquired, bought and brought tons of paper which has been utilised in the election work of respondent No. 1, by respondent No. 1 and with his consent by his agent, workers, and supporters, in getting leaflet etc. printed but the full costs of the paper and printed material has not been shown in the election expenses which is at least one lac.

(c) That the respondent No. 1 and with his consent his election agent, agents, workers and supporters stencilled on the walls of the house in the villages, towns, and cities an appeal to the voters to cast their votes for respondent No. 1. The cost of stencilling the aforesaid appeal will at least be Rs. 100/- per polling station area. Thus the respondent No. 1 incurred at least Rs. 50,000/- in getting the said appeal stencilled. The respondent No. 1 has not shown any amount on stencilling in the return of his election expenses.

(d) That the respondent No. 1 took telephone connection in the name of Sri Jaswant Singh, Secretary, Socialist Party, Farrukhabad, who was also his agent and worker and supporter. The cost of the telephone or the trunk calls made on it or minimum charges have not been shown in the election expenses. Respondent No. 1 and with his consent his agents, workers and supporters have spent thousands of rupees on telephone and trunk calls.

(e) That the respondent No. 1 has filed voucher Nos. 101 and 232 showing that Rs. 358/- and Rs. 250/- respectively were spent on printing charges, cost of the paper has not been shown in the election expenses. The return of election expenses is clearly wrong.

(f) That respondent No. 1 engaged at least six thousand workers from outside who remained for about a month at various polling stations. All the expenses of the said workers were borne out by respondent No. 1 and with his consent by his election agents, agents, supporters and workers. The amount spent on the said workers is more than three lacs. The respondent No. 1 has not shown the travelling expenses, lodging charges and other expenses incurred in connection with the aforesaid workers in his report of election expenses.

(g) That the respondent No. 1 spent at least Rs. 50,000/- on petrol which was purchased for running jeeps etc., in the constituency. The respondent No. 1 and with his consent his agents, workers and supporters spent at least Rs. 50,000/- on the purchase of petrol but the said amount has not been shown in the return of election expenses.

(h) That respondent No. 1 has not shown in his election expenses Rs. 101/- which he gave to Pradhan, Gaon Samaj, Kanjhiana.

(i) That respondent No. 1 and with his consent his agents, workers and supporters publicly declared and held out promise that if no vote was cast for the Congress candidate at any polling station the Pradhan of Gaon Samaj of the said polling station will get Rs. 101/-. It was further promised that a suitable memorial

will be erected on the said place. At the polling station of Kanjhiana where not a single vote was cast for the Congress, a sum of Rs. 101/- was given by respondent No. 1 and his agent Shri Arjun Singh Bhadauria to Pradhan, Gaon Samaj Kanjhiana, in performance of the promise made by and on behalf of respondent No. 1 to the Pradhan, Gaon Samaj, Kanjhiana. The electors who wanted to vote for respondent No. 2 have been intimidated by the workers, supporters and agents of respondent No. 1 with his consent as well as by Pradhan of Kanjhiana from casting their votes for Congress in order to get Rs. 101/-. The details are given in Schedule VII.

(j) That respondent No. 1 and with his consent his election agents, agents, workers, and supporters made gifts of calendars (Annexure 'K') to the voters with the object to directly induce them to vote for respondent 1. Out of these voters only on account of illegal gratification of calendars voted for respondent No. 1. The said illegal bribe furthered the election prospects of respondent No. 1 and prejudicially affected the election of respondents Nos. 2 to 4.

(k) That the respondent No. 1 engaged a large number of lady workers for furthering his election prospects. The names of these lady workers are given in schedule VIII. The respondent No. 1 and with his consent his election agents, lady workers and other supporters appealed to the religious symbol of Banyan tree which was also the symbol of respondent No. 1 and exercised undue influence by inducing female voters of the constituency to believe that the symbol of respondent No. 1 represents in Hinduism the husband of the married lady. It was openly said by respondent No. 1 and with his consent his workers, supporters, agents and election agents that the married Hindu ladies should vote for Bargad tree failing which they will be ruined and grief and spiritual censor will follow. The lady voters were also told that their husbands will die and their family life will ruin if they did not vote for respondent No. 1 who had the symbol of bargad tree. By this false propaganda and appeal to religious symbol respondent No. 1 furthered the prospects of his election and prejudicially affected the election of other candidates.

(l) That respondent No. 1 is Aggarwal Vaish by caste. The Vaish community of Farrukhabad district wields abnormal influence on account of their wealth and position and also being pioneers in trade and industry. The Vaish of other districts and Provinces also came to the help of respondent No. 1. The respondent No. 1 held several meetings of the electorals of Vaish community and systematically appealed to them to vote for him and he belongs to Vaish community on ground of caste and refrain from voting for members of other community. The appeal for votes on the ground of caste was made for the furtherance of the prospects of the election of respondent No. 1, and to prejudicially affect the election of other candidates. The details of the meetings are given in Schedule IX.

(m) That the respondent No. 1 and his election agents, workers and supporters made promises to the Government servants that their pay and allowances will be increased if he was elected to the Parliament. Several Government servants canvassed for respondent No. 1 which they legally could not do. On the said promise the canvassing by the Government servants was done with the consent of respondent No. 1 and with the consent of his election agent Sri Raj Narain Singh. The election of respondent No. 1 is legally bad on this ground also. Details are given in Schedule X.

(n) That the respondent No. 1 engaged a number of Sirpanches of the Nyaya Panchayats to work as his election agents. The Sirpanches engaged by the respondent No. 1 and with his consent by his election agent, agents, supporters, and workers exercised undue influence of his office upon the voters, to vote for the respondent No. 1. The election of respondent No. 1 is legally bad on this ground also. Details are given in schedule 'XVIII'.

(o) That respondent No. 1, his election agents and co-workers imported about 5 or 6 thousand workers from other districts and states who were posted over different polling stations. Ample fund was made available to the said workers. The workers with the help of the money got control over the local influential people. The said workers, agents and supporters of respondent No. 1 with the consent of respondent No. 1 brought undue influence on the electors to vote for respondent No. 1 and the electors under the undue influence of the workers, supporters and agents of respondent No. 1 cast their votes for respondent No. 1.

(p) That in the last general election of Parliament, all the India Jansangh party put up Pt. Ram Parshad Sharma as a candidate for election to the parliament. The Jan Sangh party was contemplating to put up one of Sarvshri, Ram Prasad Sharma, Kashmir Singh, Bans Gopal, Girish Chand, Tewari and Sri Lalji as their candidate for the election under reference. The respondent no. 1 made an offer to the Jansangh party not to put up any of the said candidates at the election and in consideration of this withdrawal, the all India Socialist Party will not put up its candidate against Sri Deen Dayal Upadhyaya, a candidate from Jansangh ticket from Jaunpur. The above corrupt practice furthered the prospects of election of respondent no. 1 and prejudicially affected the election of other candidates. The details are given in schedule XI. (*vide* appendix H.)

(q) That respondent no. 1 and with his consent his agents and worker hired and procured a large numbers of bullock carts, ekkas, Tongas and Rickshaws for the conveyance of the electors to and from the polling stations to their home. The Providing of vehicle to the electors for obtaining their votes was illegal and was done for the furtherance of the election of respondent no. 1 and to prejudicially affect the election of other candidates. Details are given in schedule XIII.

B. That by non compliance of the Act and the Rules the following irregularities were committed at the election which materially affected the result of the election:—

(1) That the respondent no. 1 his agents and co-workers placed their camps within 30 yards of the polling stations at polling stations given in schedule 'XII'. The agents workers and supporters of respondent no. 1 with his consent exercised undue influence and forcibly took the voters and made them to voter for respondent no. 1. The applications annexure 'I' were made but no action was taken by the Presiding Officers. The above illegal infringement of the rules seriously prejudiced the election for other candidates and furthered the prospects of election of respondent no. 1. The respondent no. 1 was thus enabled to carry on propaganda even to the very booths.

(2) That the Returning Officer notified village Dadauni as the Polling station of the said polling circle and the votes were to be cast at Dadauni primary school. It was so published in the list of polling stations. But instead of locating the polling station at primary school Dadauni the polling station was located in the primary school of village Dadauni. The change was arbitrary and resulted in virtual disenfranchisement of the thousand of voters. The above illegal act seriously affected the result of the election.

(3) That the respondent no. 4 is the President of U.P. Republican Party. He filed his nomination paper as a candidate of the said party and chose party symbol 'Elephant' as his symbol for the election. The 'Elephant' is the popular republican symbol and is widely known to the electorates. On the date of scrutiny the symbol of respondent no. 4, namely, Elephant was allotted to respondent no. 4, in the strength of allotment of the symbol to him and his workers agents and companions published and distributed pamphlets informing the electors and also educating them that 'Elephant' is his symbol and the voters were invited to mark the said symbol with the stamp. The Returning Officer changed the election symbol of respondent no. 4 afterwards. The change was made without the consent or request of respondent no. 4. Respondent no. 4 was not given an opportunity to elect another symbol but he was allotted the symbol of 'Cycle' without consulting him. The change of the symbol proved the disastrous and respondent no. 4 was thus called upon by this illegal procedure to undo what he had done upto that time and to start his election work afresh. Thousands of voters who had gone to vote and mark the 'Elephant' symbol either came away as they did not find the symbol or cast their votes for other candidates as the symbol of their party was not there. The change of the symbol of their party was not there. The change of the symbol considerably affected the result of election.

(4) That respondent no. 1 and with his consent his election agents, supporters and workers held several meetings of the Muslim community and appealed to them on the ground of Muslim religion. They also appealed that if they wanted their co-religionist, muslims of Kashmir to be freed from the burden and if they wanted independent Kashmir and release of Sheikh Abdulla they should vote for respondent no. 1. The appeal to Muslims on the ground of religion furthered the election prospects of respondent no. 1, and prejudicially affected the election of other candidates. The Chief Minister of Kashmir Bakshi Ghulam Mohammad who is a Muslim happened to come to Farrukhabad. He addressed a meeting at Farrukhabad and appealed to the voters to vote for respondent no. 2,

Respondent No. 1 finding that the voters and especially muslim voters had become favourable to respondent no. 2, got notice given in Appendix 'J' published and appealed to the religious susceptibilities of muslims and asked them to vote for respondent no. 1. The notice, pamphlets and meetings prejudicially affected the election prospects of respondent no. 2 and 3. The details are given in Schedule 'XIV'.

(5) That a public meeting by the congress party, details given in schedule XVI was called to appeal to the voters to vote for the congress. In the said meeting the agent, workers and supporter of respondent no. 1 with his consent excited the public present in the meeting to act in a dis-orderly manner for the purposes of preventing the transactions of the business for which the meeting was called. The said action of respondent no. 1 and his election agents, and co-workers is a corrupt practice within the meaning of section 100(D)(IV). The respondent no. 1 and with his consent his workers, agents, furthered the election of respondent no. 1(1).

(6) That every candidates who seek election is bound to send a copy of the notices, posters, pamphlets, and leaflets printed and published for the election is bound by him or with his consent by his worker and agents to the Election Officer and the District Magistrate of the District. Respondent No. 1 committed a breach of this rule and has committed a corrupt practice within the meaning of section 100(i)(D)(IV) of the Representation of People Act, 1961.

(7) That the respondent no. 1 did not maintain an account as required under section 77 of the Representation of People Act, hence the return of election expenditure filed by him is invalid and not the true copy of the account. Moreover, the return is not lodged in legal and proper form.

(8) That on account of the corrupt practices and election offences and breaches of rules and provisions of the Representation of People Act, 1961 committed by respondent No. 1 and with his consent by his election agents, agents, worker and supporters has vitiated the whole election. There has been no fair and free election and the election of respondent no. 1 is liable to be set-aside, and he deserves to be disqualified.

(9) That the cause of action for the petition arose on 21st May 1963 when the result of election was announced.

(10) That the requisite security for the costs namely Rs. 2,000 has been deposited and the Treasury challan No. 7201 bearing receipt No. 34/71270 dated 4th July 1963 is attached herewith with the petition.

(11) That an affidavit in support of the corrupt practices is also attached with the position.

(12) That the petitioner, therefore, prays:—

- (a) That the election of the Respondent no. 1 be declared null and void and be set aside and he be disqualified to seek election in future.
- (b) That the costs of the petition be awarded to the petitioner.
- (c) That any other order which may be deemed fit in the interest of fair and free election be passed.

Petitioner

1, Nitya Nand alias Niranjana Dass petitioner verify paragraphs No. 1, 2, 3, 4, 5, 6A(a)(i), 6A(a)(c) and partly of para 6A(a)(iii) of this election petition is true on my personal knowledge. The contents of paras 6A(a)(ii), partly of 6A(a)(iii), 6A(a)(iv), 6A(a)(v), 6A(a)(vi), 6A(a)(vii), 6B(2), 6B(3), 6B(4), 6B(5), 6B(6), 6B(7), 6B(8), 6B(9), 6B(10), 6A(a)(viii), 6A(a) on page 8 6A(a)(b), (d), (e), (f), (g), (h), (i), (j), (k), (l), (m), (n), (o), (p), (q) of this petition to be true on the basis of the information derived and believe to be true. That the contents of paras 8, 9, 10 of this petition to be true on the basis of the legal advice tendered and believe to be true. Verified at New Delhi on the 4th day of July 1963.

PETITIONER

Nityanand alias Niranjana Dass Chela Balram Das,
Mohalla Sahibganj, Farrukhabad.

SCHEDULE I [with reference to paragraph No.--6A(a)(i)]

Names of those who distributed	Dates with place of distribution.
Chaukhamba dated 4-5-63.	
1. Raj Narain Singh	{ On 5th May 1963 and on 17-5-63 at Farrukhabad. On 16-5-1963 at Chibramau and on 15-5-63 at Kannauj and Samdhin. They continually distributed this from 5-5-63 to 18-5-63 in entire constituency.
2. Arjun Singh Bhadauria	
3. Ram Sewak Yadav, M.P.	
4. Lakhi Singh, M.L.A.	From 6-5-63 to 18-5-63 at Rajepur, Amratpur, Pithanapur and entire area of Gangapur.
5. Ugersen, M.L.A.	{ From 6-5-63 to 18-5-63 in perganas Tirwa and Kannauj respectively.
6. Banshidher Singh	
7. Banwari Lal, M.L.C.	{ At Talrigam from 12-5-63 to 18-5-63.
8. Madhulimai	
9. Ram Sarup Kaushik	{ From 12-5-63 to 18-5-63 at Chibramau, Akberpur and Mohammadabad respectively.
10. Ram Chandra Gupta	

I, Nityanand *alias* Niranjan Dass verify that the contents of schedule I are true partly on personal knowledge and partly on information received and believe to be true. Verified at Fatehgarh on 1st Day of July 1963.

Petitioner.

SCHEDULE 'IA' [with reference to paragraph No. 6A (a)(ii)]

Names of those who distributed	Dates with places of distribution.
1. Rajnarain Dube respondent no. 6	From 14-5-63 to 18-5-63 at Farrukhabad, Fatehgarh Kamalganj and other places of the constituency.
2. Ugersen, M.L.A.	At Tirwa, Thathia and other places in pergana Tirwa from 14-5-63 to 18-5-63.
3. Kamal Prakash	{ At Saraimiran from 14-5-63 to 18-5-63.
4. Ram Prakash Agarwal	
5. Dr. Babu Ram	{ At Chibramau from 14-5-63 to 18-5-63.
6. Raj Narain Singh, M.L.A.	
	At Kannauj Chibramau and Farrukhabad on 15-5-63, 16-5-63 and 17-5-63 respectively.

I, Nityanand *alias* Niranjan Dass verify that the contents of schedule IA are true partly on personal knowledge and partly on information received and believe to be true. Verified at Fatehgarh on 1st July 1963.

Petitioner.

SCHEDULE II [with reference to paragraph No. 6A(a)(iv)]

Names of those who distributed	Places	Dates
1. Raj Narain Singh	{ Kannauj	15-5-63
2. Arjun Singh Bhadauria		16-5-63
3. Ram Sewak Yadav		17-5-63
4. Amrish Chandra	Akbarpur	15-5-63
	Chhibramau	16-5-63
		17-5-63
5. Ram Sarup Virdhi	Rajepur and other places of Gangapur.	15-5-63 to 18-5-63
6. Seth Sri Gopal	Gursahaiganj	15-5-63 to 18-5-63.
7. Sundarm, M.L.A.	Tirw	15-5-63 to 18-5-63
8. Maharaj Singh Bharti, M.L.C.	Kannauj	15-5-63 to 18-5-63
9. Madhulimai	Chibramau	15-5-63 to 18-5-63

I, Nityanand *alias* Niranjan Dass verify that the contents of schedule II are true partly on personal knowledge and partly on information received and believe to be true. Verified at Fatehgarh on 1st Day of July 1963.

Petitioner.

SCHEDULE III (with reference to para 6A(a)(v))

Names	Dates	Places
1. Ugarsen	14-5-63	Tirwa
2. Radhey Shyam	12-5-1963	Jankhat
3. Sheo Nath Singh	16-5-63	Yakut ganj
4. Kashi Ram Misra	16-5-63	Dalupur
5. Madhulimaya	5-5-63	Rajepur
6. Lakhi Singh	17-5-63	Jithauli
7. Raj Narain Singh	16-5-63	Farrukhabad.
8. Arjun Singh Bhadaura	15-5-63	Chhibramau
9. Ram Sewak Yadav		Kannauj

I, Nityanand alias Niranjana Dass verify that the contents of schedule III are true partly on personal knowledge and partly on information received and believe to be true. Verified at Fatehgarh on 1st day of July 1963.

Petitioner.

SCHEDULE IV (with reference to para 6A(a)(v))

Names	Dates	Places
1. Banshidhar Singh	15-5-63 to 18-5-63	Kannauj Saraimiran.
2. Shafik Ahmad Tatari	15-5-63 to 18-5-63	Jarari Banse etc.
3. Deo Dutt Bajpai	Do.	Jalabad.
4. Rampal Yadav	Do.	Jankat.

I, Nityanand alias Niranjana Dass verify that the contents of schedule IV are true partly on personal knowledge and partly on information received and believe to be true. Verified at Fatehgarh on 1st day of July, 1963.

Petitioner.

SCHEDULE V (with reference to para 6A(a)(VI))

Names	Dates	Places
1. Ugarsen	4-5-63 to 18-5-63	Tirwa
2. Madhulimaya	5-5-63 to 18-5-63	Prempur Mighauli Ghilo.
3. Jaswant Singh Katliyar	5-5-63 to 18-5-63	Chaurasi Fatehgarh etc.
4. Ram Sarup Biredhi	15-5-63 to 18-5-63	Rajepur
5. Madhoram Prajapati		Bahpur

I, Nityanand alias Niranjana Dass verify that the contents of schedule V are true partly on personal knowledge and partly on information received and believe to be true. Verified at Fatehgarh on 1st day of July 1963.

Petitioner.

SCHEDULE VI (with reference to para 6A(a) (vii))

Names	Dates	Places
1. Sarla Bhadauria	16-5-63	Jafrabad
2. Mr. Banwari Lal	16-5-63	Talgram
3. Jai Dco Shashtri	15-5-63	Gursabaiganj
4. Dr. Babu Ram	15-5-63	Chhibramau
5. Ram Sarup Veram	15-5-63	Saraimiran
6. Balashwar Dayal	16-5-63	Entire constituency.
7. Jagdish Joshi	14 to 18-5-63	At different places.
8. Magan Lal Bagri		

I, Nityanand *alias* Niranjan Dass verify that the contents of Schedule VI are true partly on personal knowledge and partly on information received and believe to be true. Verified at Fatehgarh on 1st day of July 1963.

Petitioner.

SCHEDULE VII (with reference to para 6A(a)(i) page 10)

Names	Date	Particulars
Raj Narain Singh	12-5-63	Held a meeting and promised money at Kanjhiana.
Ram Manohar Lohia and Arjun Singh Bhadauria	6-5-63	Paid Rs. 101 to the Pradhan Gaon Samaj.

I, Nityanand *alias* Niranjan Dass verify that the contents of Schedule VII are true partly on personal knowledge and partly on information received and believe to be true. Verified at Fatehgarh on 1st day of July 1962.

Petitioner

SCHEDULE VIII (with reference to para 6A(a)(k))

Names of the lady workers who held the meeting and canvassed tree as a religious symbol etc.	Dates	Places.
1. Sarla Bhadauria	10-5-63 11-5-63 12-5-63	Farrukhabad Kannauj Chhibramau
2. Mrs. Banwari Lal of Orai	13-5-63 14-5-63	Talgram Tahpur
3. Indu	14-5-63 to 18-5-63	Chhibramau
4. Tara Bai	14-5-63 15-5-63 16-5-63	Saurikh Sakrawa Kharni
5. Saraswati Ammol	14-5-63 15-5-63 16-5-63	Fatehgarh Farrukhabad Farrukhabad
5. Kumari Madhulika		

I, Nityanand *alias* Niranjan Dass verify that the contents of Schedule VIII are true partly on personal knowledge and partly on information received and believe to be true. Verified at Fatehgarh on 1st day of July 1963.

Petitioner.

SCHEDULE IX [with reference to para 6A (a)(1).

Shri Raj Narain Singh and Arujn Singh Bhadauria and Resp. I organized a number of meetings at the houses of important members of Vaish community and organized the community for Dr. Lohia on grounds of caste. The details are as under :—

Names of those at whose residence the above persons organized the meetings	Date	Place of meetings
1. Ram Krishan Gupta }	15-4-63	Mohamdabad
2. Ram Chandra Gupta }	14-4-63	Chhibramau
3. Ram Prakash Agarwal }	8-4-63	Yakut ganj
4. Sri Ram Gupta }	21-4-63	Farrukhabad
5. Lala Srinivas }	10-4-63	Fatehgarh
6. Suresh Agarwal }	16-4-63	Rajepur
7. Sita Ram }	19-4-63	Gursahaiganj
8. Seth Sri Gopal }	12-4-63	Pataunja
9. Shyam Behari }	13-4-63	Kamalganj
10. Panna Lal }		

I, Nityanand *alias* Niranjn Dass verify that the contents of Schedule IX are true partly on personal knowledge and partly on information received and believe to be true. Verified at Fatehgarh on 1st day of July 1963.

Petitioner

SCHEDULE X [with reference to para 6A(a)(m)]

Names of the Government servants	Places where he worked.
1. Baushidhar Patol	Chandauli
2. Uma Shanker Duvedi Techer in J.H.S. Thathia	Thathia Bahsuiya
3. Kailash Nath Lekhpal	Bhunna
4. Executive officer Kannauj	Kannauj
5. Head constables and other constables posted at Chauki Muras	Muras and other neighbouring villages.

I, Nityanand *alias* Niranjn Dass verify that the contents of schedule X are true partly on personal knowledge and partly on information received and believe to be true. Verified at Fatehgarh on 1st day of July 1963.

Petitioner

SCHEDULE XI [with reference to para 6A(a)(p)]

Name of person who committed corrupt practices	Date	Place
1. Sri Raj Narain Singh gave a promise to Sri Daya Ram Shukya for not putting up a candidate against Shri Deen Dayal Upadhya.	8-4-63	Farrukhabad in the office of Socialist party.

SCHEDULE XII [with reference to para A 6(a)(H)].

Name of the polling station where the camp of Dr. Lohia was within 30 yards on the date of the polling.

1. Suthathi

(Furrukhabad)

I, Nityanand *alias* Niranjn Dass verify that the contents of Schedules XI & XII are true partly on personal knowledge and partly on information received and believe to be true. Verified at Fatehgarh on 1st day of July 1963.

Petitioner.

SCHEDULE XIII [with reference to para 6A (a)(q)]

Names of the agents and workers who hired and provided conveyances to voters.	Date and polling station.	The name of owner with kind of vehicle
1. Raj Narain Singh	Saraimiran 19-5-63	Mumtaz Tongawala
2. Raj Narain Singh	Kannauj 19-5-63	Manni Gindu Ekkawalla
3. Arjun Singh Bhadauria	Marhpur	Daya Ram whose bullock cart was engaged.
Do.	Chhibramau	Bali Mohammad's Ekka
Do.	Khudaganj	Ram Swarup's bullock cart
4. Raj Narain Singh	} Farrukhabad	Shanker Longawala Radhey Shyam & Onna Rikshawala.
5. Arjun Singh Bhadauria		

I, Nityanand *alias* Niranjan Dass verify that the contents of schedule XIII are true partly on personal knowledge and partly on information received and believe to be true. Verified at Fatehgarh on 1st day of July 1963.

Petitioner.

SCHEDULE No. XIV [with reference to para no. 6B(4)]

Name of the person who committed corrupt practice.	Place where meetings were held and leaflets were distributed.	Dates.
1. Shafik Ahmad Tatari	Jarari	13-5-63
„	Bharonsa	14-5-63
„	Kannauj	15-5-63
„	Kusumkhore	16-5-63
„	Farrukhabad	17-5-63
2. Raj Narain Singh	Farrukhabad Kannauj	12-5-63 13-5-63
3. Arjun Singh Bhadauria	Chhibramau	12-5-63
4. Gopal Narain Saxena M.L.C.	Fatehgarh	17-5-63

I, Nityanand *alias* Niranjan Dass verify that the contents of schedule XIV are true partly on personal knowledge and partly on information received and believe to be true. Verified at Fatehgarh on 1st day of July 1963.

Petitioner.

SCHEDULE XV [with reference to para 6A(a)(j)]

Names of those who distributed calendars.	To whom distributed	Date and Places
1. Arjun Singh Bhadauria	Babu Ram	1-5-63
2. Raj Narain Singh	Banshi Shahjadelal	to 8-5-63 Farrukhabad
3. Jaswant Singh	Shyam Narain Ram Chandra	
4. Raj Narain Dube		

I, Nityanand *alias* Niranjan Dass verify that the contents of schedule XV are true partly on personal knowledge and partly on information received and believe to be true. Verified at Fatehgarh on 1st July 1963.

Petitioner

SCHEDULE XVI [with reference to para 6B(5)]

Date	Place	Persons who committed corrupt practices and disturbed the Congress meeting and created disorder.
20-4-63	Patel Park Farrukhabad	1. Raj Narain Singh 2. Raj Narain Dubc. 3. Madho Ram Prajapati 4. Jaswant Singh Katiyar.

I Nityanand *alias* Niranjana Dass verify that the contents of schedule XVI are true partly on personal knowledge and partly on information received and believe to be true. Verified at Fatehgarh on 1st day of July 1963.

Petitioner.

SCHEDULE XVII [with reference to para 6 A (a)(a) page 8]

The posters, notices, calendars etc. which have been marked as annexures G, C, E, K, and Land have not been shown in the account of expenses furnished by Dr. R. N. Lohia respondent no. 1 were distributed and got pasted in the constituency from 4-5-63 to 17-5-63 by the following persons.

1. Bagan Lal Bagdi M. P.
2. Mur Hari
3. Madhulimaya
4. Raj Narain Singh
5. Jaswant Singh Katiyar
6. Brij Raj Singh Ex. M.P.
7. Jagdish Awasthi Ex. M.P.
8. Piabhu Narain Singh Ex. M.P.
9. Lakhi Singh &
10. Ram Krishan Saraswat.

I, Nityanand *alias* Niranjana Dass verify that the contents of schedule XVII are true partly on personal knowledge and partly on information received and believe to be true. Verified at Fatehgarh on 1st day of July 1963.

Petitioner.

SCHEDULE XVIII [with reference to para 6B(n)]

Names of the sirpanches who acted as polling agents of Respondent no. 1 and exercised undue influence over voters within the jurisdiction of their Panchayat for respondent no. 1, details are as under:—

1. Sri Lakha Singh Sirpanch of Nayaya Panchayat of Bhunna was polling agent of respondent no. 1 at polling station Chandauli and similarly Sri Ram Gupta Sirpanch Naya Panchayat Yakutganj was polling agent at polling station Yakut Ganj. Both these persons exercised undue influence over the electors and threatened them with injury in case they opted to vote for respondent nos. 2 to 3. Due to these threats a large number of electors either refrained from voting or voted in favour of respondent no. 1 against their wishes. Thus these persons did not permit the elector to exercise their free right of vote.

I, Nityanand *alias* Niranjana Dass verify that the contents of schedule XVIII are true partly on personal knowledge and partly on information received and believe to be true. Verified at Fatehgarh on 1st day of July 1963.

Petitioner.

By order,

[No. 82/5/63.]

V. RAGHAVAN, Under Secy.

New Delhi, the 17th July 1963

S.O. 2062.—In exercise of the powers conferred by sub-section (1) of section 13A of the Representation of the People Act, 1950 (43 of 1950), the Election Commission in consultation with the Government of Madhya Pradesh, hereby re-nominates Shri M. S. Chaudhary, as the Chief Electoral Officer for the State of Madhya Pradesh with effect from the forenoon of 1st July, 1963.

[No. 154/6/63.]

New Delhi, the 20th July 1963

S.O. 2063.—In exercise of the powers conferred by sub-section (1) of section 13A of the Representation of the People Act, 1950 (43 of 1950), the Election Commission, in consultation with the Government of Rajasthan, hereby nominates Shri R. K. Saxena, I.A.S., as the Chief Electoral Officer for the State of Rajasthan with effect from the date he takes over charge and until further orders *vice* Shri Maya Ram.

[No. 154/12/63.]

By Order,

PRAKASH NARAIN, Secy.

MINISTRY OF HOME AFFAIRS

New Delhi, the 16th July 1963

S.O. 2064.—In pursuance of clause (1) of the proviso to sub-section (1) of section 60 of the Code of Civil Procedure, 1908 (Act 5 of 1908), the President hereby directs that the following further amendment shall be made in the notification of the Government of India in the late Home Department, No. 186/37-Judicial, dated the 2nd October, 1940, namely:—

In the said notification, after entry (7), the following entry shall be added, namely:—

- “(8) Children's Education Allowance allowed under the Office Memorandum No. 10(1)-Est.(Spl)/60 of the Government of India in the Ministry of Finance, dated the 30th January, 1962, as amended from time to time.”

[No. F. 54/1/63-Ests(A).]

K. THYAGARAJAN, Under Secy.

New Delhi, the 20th July 1963

S.O. 2065.—In exercise of the powers conferred by clause (1) of article 258 of the Constitution, the President, with the consent of the Government of Kerala, hereby entrusts also to the Deputy Inspector General of Police, C.I.D. and Railways, the Commissioner of Police, Trivandrum City, and the District Superintendents of Police under the Government of Kerala, within their respective jurisdictions, the functions of the Central Government in making orders of the nature specified in clauses (a), (b), (c) and (cc) of sub-section (2) of section 3 of the Foreigners Act, 1946 (31 of 1946), subject to the following conditions, namely:—

- (a) that the functions so entrusted shall be exercised in respect of nationals of Pakistan;
- (b) that in the exercise of such functions the said Deputy Inspector General of Police, Commissioner of Police and District Superintendents of Police shall comply with such general or special directions as the Government of Kerala or the Central Government may from time to time issue; and
- (c) that notwithstanding this entrustment, the Central Government may itself exercise any of the said functions should it deem fit to do so in any case.

[No. 1/47/62-F.III.]

S.O. 2066.—In exercise of the powers conferred by clause (2) of article 77 of the Constitution, the President hereby makes the following rules further to amend the authentication (Orders and other Instruments) Rules, 1958 (published with the notification of the Government of India in the Ministry of Home Affairs, No. S.O. 2297, dated the 3rd November, 1958), namely:—

1. These rules may be called the Authentication (Orders and other Instruments) Fifth Amendment Rules, 1963.

2. In clause (p) of rule 2 of the Authentication (Orders and other Instruments) Rules, 1958, after the words and brackets "Assistant Director (Administration) Bombay Branch", the words "or the Assistant Director, Madras Branch", shall be inserted.

[No. F. 3/10/63-Pub. I.]

FATEH SINGH, Jt. Secy.

New Delhi, the 23rd July 1963

S.O. 2067.—The following Order made by the President is published for general information:—

The Government of Union Territories (Removal of Difficulties) Order, No. 4.—

In exercise of the powers conferred by section 56 of the Government of Union Territories Act, 1963 (20 of 1963), the President hereby makes the following Order, namely:—

1. **Short title and commencement.**—This Order may be called the Government of Union Territories (Removal of Difficulties) Order No. 4.

2. **Definitions.**—In this Order,—

(a) "Accountant General" means,—

(i) in relation to the Union territory of Himachal Pradesh, the Accountant General, Punjab;

(ii) in relation to the Union territory of Manipur or Tripura, the Accountant General, Assam;

(b) "Territorial Council" means the Territorial Council constituted under the Territorial Councils Act, 1956 (103 of 1956).

3. **Preparation of the accounts of receipts and expenditure of a Territorial Council and the report of the Accountant General thereon.**—(1) Where the accounts of receipts and expenditure of a Territorial Council referred to in section 51 of the Territorial Councils Act, 1956 in respect of any period before, or ending with, the 30th June, 1963 have not been prepared under rule 64 of the Territorial Councils Rules, 1957, the Administrator shall appoint such officer or officers as he thinks fit, for the purpose of preparing these accounts.

(2) After the accounts have been prepared, such officer or officers shall submit the same to the Administrator who shall send a copy thereof to the Accountant General together with a copy of any other accounts of receipts and expenditure of the Territorial Council pending with him (which have not been audited by the Accountant General), for being audited.

(3) The Accountant General shall, on completion of the audit of the aforesaid accounts and of any other accounts of receipts and expenditure of the Territorial Council pending with him, forward to the Administrator his reports thereon.

4. **Laying of accounts before the Legislative Assembly of the Union territory.**—The Administrator shall cause—

(a) the accounts referred to in paragraph 3 together with the reports thereon of the Accountant General, and

(b) any other accounts and reports received from the Accountant General, to be laid before the Legislative Assembly of the Union territory.

[No. F. 28/56/62-SR(R).]

HARI SHARMA, Addl. Secy.

MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 17th July 1963

S.O. 2068.—On return from leave, Shri S. K. Banerji, Joint Secretary in the Ministry of External Affairs, took over as Controller General of Emigration with the Government of India with effect from July 10, 1963, *vice* Shri Muni Lal.

[No. CPEO/21/63.]

New Delhi, the 20th July 1963

S.O. 2069.—In exercise of the powers conferred by sub-section (1) of Section 5 of the Indian Emigration Act, 1922, the Controller General of Emigration has been pleased to appoint Shri J. Banerjee, Regional Passport Officer, Bombay, to perform all the duties of the Protector of Emigrants under the said Act at the port of Bombay during the absence on leave of Shri B. S. Mathur, with effect from the 4th July, 1963.

[No. CPEO/22/63.]

S. K. CHATTERJEE,

Attache (PVA)

MINISTRY OF FINANCE
(Department of Expenditure)

New Delhi, the 12th July 1963

S.O. 2070.—In exercise of the powers conferred by sub-rule (2) of rule 11, clause (b) of sub-rule (2) of rule 14 and sub-rule (1) of rule 23 of the Central Civil Services (Classification, Control and Appeal) Rules, 1957, the President hereby makes the following further amendments in the notification of the Government of India in the Ministry of Finance (Department of Expenditure) No. S.R.O. 639, dated the 28th February, 1957, namely :—

For Part III of the Schedule to the said notification, the following Part shall be substituted, namely :—

PART III—GENERAL CENTRAL SERVICE—CLASS IV

Description of post	Appointing authority	Authority competent to impose penalties and penalties which it may impose (with reference to item Nos. in Rule 13)		Appellate Authority
		Authority	Penalties	
(1)	(2)	(3)	(4)	(5)
<i>Indian Audit and Accounts Department</i>				
Office of the Comptroller and Auditor General.				
All posts.	Assistant Comptroller and Auditor General.	Assistant Comptroller and Auditor General.	All	Deputy Comptroller and Auditor General (Additional Deputy Comptroller and Auditor General (Personnel)).
		Administrative Officer	(i) to (iii)	Assistant Comptroller and Auditor General.
All Accounts and Audit Offices subordinate to the Comptroller and Auditor General (including Head Offices and Branch Offices).				
All posts.	(i) <i>Civil and P. & T. Audit Offices</i> Senior Deputy Accountant General, Deputy Accountant General ; Examiner ;	Senior Deputy Accountant General ; Deputy Accountant General ; Examiner ;		

Director of Audit and Accounts Posts and Telegraphs , Deputy Director of Audit, Posts and Telegraphs ,	Director of Audit and Accounts, Posts and Telegraphs ; Deputy Director of Audit, and Accounts, P. & T. , Assistant Accountant General , Assistant Examiner , Assistant Director of Audit and Accounts, Posts and Telegraphs , Assistant Accounts Officer/Assis- tant Audit Officer.	All (i) to (iii)	Accountant General ; Senior Deputy Accountant General, Deputy Accountant General , Examiner , Director of Audit and Accounts, Posts and Telegraphs ,
(ii) <i>Defence Audit Offices.</i> Senior Deputy Director of Audit, Defence Services , Deputy Di- rector of Audit, Defence Ser- vices , Assistant Director of Au- dit, Defence Services , Assistant Audit Officer, Defence Services (Heads of Office),	Senior Deputy Director of Audit, Defence Services , Deputy Di- rector of Audit, Defence Ser- vices , Assistant Director of Au- dit, Defence Services , Assistant Audit Officer, Defence Services (Head of Office). Assistant Director of Audit/Assis- tant Audit Officer (other than Head of Office), Defence Services	All (i) to (iii)	Director of Audit, Defence Services ; Senior Deputy Director of Audit Defence Services , Deputy Director of Audit, De- fence Services ;
(iii) <i>Commercial Audit Offices.</i> Senior Deputy Director of Com- mercial Audit , Deputy Director of Commercial Audit ,	Senior Deputy Director of Com- mercial Audit , Deputy Director of Commercial Audit , Assistant Director/Assistant Audit Officer, Commercial Audit.	All (i) to (iii)	Director of Commercial Audit Senior Deputy Director of Commer- cial Audit , Deputy director of Commercial Audit.
(iv) <i>Audit Offices Abroad</i> Deputy Director of Audit, Indian accounts, U.K., London , Deputy Director of Audit, Indian Accounts, U.S.A., Washington	Deputy Director of Audit, Indian Accounts, U.K., London , Deputy Director of Audit, Indian Accounts, U.S.A., Washington Assistant Director, Indian Acc- ounts, U.K. London.	All (i) to (iii)	Director of Audit, Indian Accounts, U.K., London , Director of Audit, Indian Accounts, U S A., Washington Deputy Director of Audit, Indian Accounts, U.K., London
(v) <i>Railway Audit Offices.</i> Deputy Chief Auditor, Railways	Deputy Chief Auditor, Railways. Assistant Chief Auditor/Assistant Audit Officer, Railways.	All (i) to (iii)	Chief Auditor, Railways. Deputy Chief Auditor, Railways.

(1)	(2)	(3)	(4)	(5)
(vi) <i>Other Audit Offices</i>	Indian Audit and Accounts Service Training School Simla.	Principal, Indian Audit and Accounts Service Training School, Simla.	All	Deputy Comptroller and Auditor General.

[The above said schedule was last amended vide S.O. 3658, dated the 29th November 1962.]

[No. F. 2013—E.G.I/62.]

C. R. KRISHNAMURTHI,
Dy. Secy.

(Department of Economic Affairs)

New Delhi, the 19th June 1963

S.O. 2071 — Statement of the Affairs of the Reserve Bank of India, as on the 12th July, 1963

BANKING DEPARTMENT

LIABILITIES	Rs.	ASSETS	Rs.
Capital paid up	5,00,00,000	Notes	15,34,81,000
Reserve Fund	80,00,00,000	Rupee Coin	3,35,000
		Small Coin	2,17,000
National Agricultural Credit (Long Term Operations) Fund	73,00,00,000	National Agricultural Credit (Long Term Operations) Fund	
		(a) Loans and Advances to :—	
		(i) State Governments	27,16,75,000
National Agricultural Credit (Stabilisation) Fund	8,00,00,000	(ii) State Co-operative Banks	10,55,70,000
		(iii) Central Land Mortgage Banks	
Deposits :—		(b) Investment in Central Land Mortgage Bank Debentures	3,14,83,000
(a) Government		National Agricultural Credit (Stabilisation) Fund	
(i) Central Government	90,94,17,000	Loans and Advances to State Co-operative Banks	
(ii) State Governments	5,69,01,000	Bills Purchased and Discounted :—	
(b) Banks		(a) Internal	
		(b) External	
(i) Scheduled Banks	89,71,65,000	(c) Government Treasury Bills	63,25,42,000
(ii) State Co-operative Banks	4,21,16,000	Balances Held Abroad*	5,29,40,000
(iii) Other Banks	5,03,000	Loans and Advances to Governments**	5,48,69,20,000
(c) Others	206,84,96,000	Loans and Advances to :—	
Bills Payable	27,92,01,000	(i) Scheduled Banks†	1,77,32,000
Other Liabilities	17,37,30,000	(ii) State Co-operative Banks‡	118,33,05,000
		(iii) Others	1,39,80,000
		Investments	275,59,18,000
		Other Assets	31,96,59,000
Rupees	608,75,29,000	Rupees	608,75,29,000

*Includes Cash and Short-term Securities.

**Excluding Loans and Advances from the National Agricultural Credit (Long Term Operations) Fund, but including temporary overdrafts to State Governments.

†Includes Rs. 94,00,000 advanced to scheduled banks against usance bills under Section 17(4) (c) of the Reserve Bank of India Act.

‡Excluding Loans and Advances from the National Agricultural Credit (Long Term Operations) Fund and the National Agricultural Credit (Stabilisation) Fund.

Dated the 17th day of July, 1963.

An Account pursuant to the Reserve Bank of India Act, 1934, for the week ended the 12th day of July, 1963.

ISSUE DEPARTMENT

LIABILITIES	Rs.	Rs.	ASSETS	Rs.	Rs.
Notes held in the Banking Department	15,34,81,000		Gold Coin and Bullion:—		
Notes in circulation	2268,77,26,000		(a) Held in India	117,76,10,000	
Total Notes issued		2284,12,07,000	(b) Held outside India		
			Foreign Securities	95,88,67,000	
			TOTAL		213,64,77,000
			Rupee Coin		114,80,61,000
			Government of India Rupee Securities		1955,66,69,000
			Internal Bills of Exchange and other commercial paper		
TOTAL LIABILITIES		2284,12,07,000	TOTAL ASSETS		2284,12,07,000

Dated the 17th day of July, 1963

P. C. BHATTACHARYYA,
Governor.

[No. F. 3(2)-BC/63.]

A. BAKSI, Jt. Secy.

(Department of Economic Affairs)

EMERGENCY RISKS INSURANCE

New Delhi, the 22nd July 1963

S.O. 2072.—In exercise of the powers conferred by sub-sections (1) and (2) of section 15 of the Emergency Risks (Factories) Insurance Act, 1962 (63 of 1962), the Central Government hereby directs that notwithstanding anything contained in section 15, no printing press owned by any religious or charitable institution which has been exempted from the payment of tax under the Income Tax Act, 1961 (43 of 1961), to any extent shall be required to insure its property under the provisions of the Emergency Risks (Factories) Insurance Act, 1962 (63 of 1962), or any scheme framed thereunder.

[No. F. 101(211)-INS/I/63-ERI.]

S.O. 2073.—In exercise of the powers conferred by sub-section (2) of section 3 of the Emergency Risks (Goods) Insurance Act, 1962 (62 of 1962), the Central Government hereby directs that the goods specified below, shall, notwithstanding anything contained in section 3, be deemed to be goods not insurable under the said Act, namely:

Books, magazines, newspapers or any other articles or goods produced or sold by any religious or charitable institution which has been exempted from the payment of tax under the Income Tax Act, 1961 (43 of 1961) to any extent.

[No. F. 101(211)-INS/I/63-ERI.]

V. P. MITHAL, Under Secy.

(Department of Revenue)

CUSTOMS

New Delhi, the 27th July 1963

S.O. 2074.—In exercise of the powers conferred by sub-section (1) of section 25 of the Customs Act, 1962 (52 of 1962) read with sub-section (3) of section 160 of that Act and in supersession of the Order No. 25/1/63-Cus. of the Lt. Governor of Goa, Daman and Diu, dated the 28th January, 1963, the Central Government, being satisfied that it is necessary in the public interest so to do, hereby exempts Iron or Steel Rails [excluding (a) fish plates and (b) rails which are unfit for use as railway track material] imported into India through any customs port or customs airport in the Union territory of Goa, Daman and Diu, for the use of a Railway Administration in India, from the payment of all duties of customs and other taxes leviable on import, as is in excess of 5.5 per cent *ad valorem*.

[No. 188/F. No. 90/27/63-L.C.I.]

J. BANERJEE, Dy. Secy.

ERRATA

In Notification No. F. 1/1/63-SB-TCE, dated the 15th June, 1963, of the Ministry of Finance, Department of Economic Affairs, Office of the Treasurer of Charitable Endowments for India, published as S.O. 1649 in the Gazette of India—Part II, Section 3(ii), dated the 15th June, 1963, on pages 1850—1875 (Accounts of the Treasurer of Charitable Endowments for India), the following corrections are to be made:—

(1) Page 1851

Case No. 2 under India, Column 8

The following should be added after

“Survey No. CE 2370”;—

L.D.O. No. 94

“Terms—Leased to the institution by the Land and Development Officer, Delhi on a nominal rental of Re. 1/- per annum.”.

(2) Page 1851-52

Case No. 2 under India, Column 6, Last line

The figure “22,27,500'00” should read as “22,27,500.00”.

- (3) Page 1858
Case No. 1 under Uttar Pradesh, Column 4, 1st line
 The word "Guraundi" should read as "Giraundi".
- (4) Page 1861
 (a) *Case No. 2 under India, Column 9*
 The figure "1,234.00" should read as "1,224.00".
 (b) *Case No. 9 under India, Column 7*
 The figure "139.60" should read as "139.50".
- (5) Page 1863
 (a) *Case No. 10 under India, Column 9*
 For "Fee paid to Government 91200"
 Read "Fee paid to Government 912.00".
 (b) *Case No. 2 under Maharashtra, Column 9*
 The mark "(j)" before the words 'Fee paid to Govt.' should be substituted by the mark "(i)".
 (c) *Case No. 2 under Maharashtra, Column 11*
 The marks "(f)" and "(g)" should be substituted by the marks "(g)" and "(f)" respectively.
 (d) *Case No. 3 under Maharashtra, Column 7*
 The figure "540.00" should be read as "540.00".
- (6) Page 1865
Case No. 11 under Maharashtra, Column 9
 The figure "7.46" against 'Fee paid to Govt.' should read as "7.56".
- (7) Page 1866
 (a) *Case No. 19 under Maharashtra, Column 3*
 The word "Bombay" should be substituted by the word "Board".
 (b) *Case No. 23 under Maharashtra, Column 4*
 For "3% Conv. Loan 1946"
 Read "3% Conv. Loan 1946 12,800.00".
 (c) *Case No. 24 under Maharashtra, Column 4*
 For "3% Conv. Loan 1946"
 Read "3% Conv. Loan 1946 11,000.00".
 (d) *Case No. 25 under Maharashtra, Column 4*
 For "3% Conv. Loan 1946"
 Read "3% Conv. Loan 1946 2,000.00".
- (8) Page 1867
Case No. 19 under Maharashtra, Column 9
 The mark "(1)" should be inserted before the words 'Other Payments'.
- (9) Page 1868
Case No. 5 under Madras, Column 5
 The figure "1,047.50" should be read under Column 6.
- (10) Page 1870
Case No. 2 under Madhya Pradesh, Column 4
 The figure "1,42,800.00" against '3% Conv. Loan 1946' should read as
 "2,42,800.00".
- (11) Page 1875
Case No. 14 under Uttar Pradesh, Column 9
 The figure "1,544.00" should read as "1,554.00".

CENTRAL BOARD OF REVENUE**INCOME TAX***New Delhi, the 18th July 1963*

S.O. 2075.—In exercise of the powers conferred by sub-section (1) of Section 122 of the Income-tax Act, 1961 (43 of 1961), the Central Board of Revenue hereby makes the following amendments in the Schedule appended to its notification S.O. 1149 (No. 76-Income-tax dated the 9th November, 1962) namely:—

- (a) Against Jabalpur Range under column 2
add (13). C-Ward, Bhopal.
- (b) Against Raipur Range under column 2
 - (i) existing entry 6 shall be deleted.
 - (ii) After the existing entry 5 Raigarh add:
 - (6) A-Ward, Durg.
 - (7) B-Ward, Durg.

EXPLANATORY NOTE

The amendments have become necessary on account of the creation of new circles in the Commissioner's charge.

(The above note does not form a part of the notification but is intended to be merely clarificatory).

[No. 39 (F. No. 50/11/62-IT)].

J. RAMA IYER, Under Secy.

MINISTRY OF COMMERCE AND INDUSTRY*New Delhi, the 18th July 1963*

S.O. 2076.—The Government of Bihar having nominated the Additional Director of Industries (II) (Incharge Sericulture), Government of Bihar, Patna, to be a member of the Central Silk Board under clause (g) of sub-section (3) of section 4 of the Central Silk Board Act, 1948 (61 of 1948), in place of Shri K. K. Srivastava, Additional Director of Industries, Government of Bihar, the Central Government hereby makes the following amendment in the notification of the Government of India in the Ministry of Commerce and Industry No S.O. 799 dated the 7th April, 1961, namely:—

In the said notification, for the entry against serial number 13 the following entry shall be substituted, namely:—

"13. Additional Director of Industries (II). (Incharge Sericulture) Government of Bihar, Patna."

[No. F. 22/1/61 HS(2).]

R. KALYANASUNDARAM, Under Secy.

ORDERS*New Delhi, the 19th July 1963*

S.O. 2077.—IDRA/6/9.—In exercise of the powers conferred by Section 6 of the Industries (Development and Regulation) Act, 1951 (65 of 1951) read with rules 2, 4 and 5 of the Development Councils (Procedural) Rules, 1952, the Central Government hereby appoints, for a period of two years with effect from the date of this Order, the following persons to be members of the Development Council for the scheduled industries engaged in the manufacture or production of Internal Combustion Engines, Power Driven Pumps, Air Compressors and Blowers, in place of members appointed under the Government of India, Ministry of Commerce

and Industry Order No. S.O. 1004 dated the 28th April, 1961, as amended from time to time, whose term of office has expired by efflux of time or otherwise:—

**DEVELOPMENT COUNCIL FOR INTERNAL COMBUSTION ENGINES,
POWER DRIVEN PUMPS, AIR COMPRESSORS & BLOWERS**

Chairman

1. Shri Nanu B. Amin, M/s. Jyoti Ltd., Baroda.
 2. Shri C. S. Kirloskar, M/s. Kirloskar Oil Engines Ltd., Kirkee, Poona.
 3. Shri B. G. Doshi, M/s. Cooper Engg. Co., Ltd., Satara Road, South Satara.
 4. Shri R. D. Pusalkar, M/s. Ruston & Horneby (I) Ltd., 1, Forbes Street, Bombay.
 5. Shri S. V. Raghavan, M/s. Enfield India Ltd., Post Box No. 5284, Madras-19.
 6. Shri S. G. Rangaswamy, M/s. Veegal Engine & Engineering Pvt. Ltd., 31, Chittaranjan Avenue, Calcutta.
 7. Shri K. K. Jajodia, M/s. Roger Engg. Co. Ltd., 10, Clive Row, Calcutta-1.
 8. Shri R. Mukerjee, M/s. British Electrical & Pump Pvt. Ltd., 1-1B, Mission Row, Calcutta.
 9. Shri M. K. Swami, M/s. Goetze India Ltd, Pratap Building, Connaught Circus, New Delhi.
 10. Shri Grabanborst, M/s. K. S. B. Pumps Ltd., 173, Jamshedji Tata Road, Bombay.
 11. Shri K. G. Khosla, M/s. K. G. Khosla & Co. Pvt. Ltd., 1, Deshbandhu Gupta Road, New Delhi.
 12. Shri K. Lall, M/s. Consolidated Pneumatic Tool Co., 301/302, Agra Road, Mulund, Bombay.
 13. Mr. Hellandsjo, M/s. Atlas Capco India Ltd., Indian Mercantile Chambers, Nicol Road, Ballard Estate, Bombay.
 14. Shri Lalbhai Jivram Gajjar, M/s. Forge & Blower Ltd., Naroda Road, Ahmedabad.
 15. Shri E. Krimmel, M/s. Motor Industries Ltd, Post Box No. 93, Bangalore.
 16. Shri M. K. Raju, M/s. India Pistons Ltd., Sembiam, Madras.
 17. Shri A. Sivasailam, M/s. Tractors & Farm Equipment, 202/203, Mount Road, Madras.
 18. Shri L. M. Patel, M/s. American Spring & Pressing Work Pvt. Ltd., Marve Road, Malad, Bombay-63.
 19. Shri K. Mahadevan, Central Mechanical Engineering Research Institute, Durgapur.
 20. Dr. Lal C. Verman, Director, Indian Standards Institution, Mathura Road, New Delhi.
 21. Shri Harbans Singh, Deputy Secretary, Ministry of Steel & Heavy Industries, (Dep'tt. of Heavy Industries), New Delhi.
 22. Michael Jhon, President, INTUC, Bihar Branch, 17K Road, Jamshedpur.
 23. T. R. Ganesan, General Secretary, Tamilnad Trade Union Congress, 6/157, Broadway, Madras-1.
2. Shri P. S. Rao, Development Officer, Ministry of Economic & Defence Co-ordination, New Delhi, is hereby appointed to carry on the functions of the Secretary to the said Development Council.

[No. 1(8)/L.Pr./63.]

S.O. 2078.—IDRA/6/8.—In exercise of the powers conferred by Section 6 of the Industries (Development & Regulation) Act, 1951 (65 of 1951) read with rules 2, 4 and 5 of the Development Councils (Procedural) Rules, 1952, the Central Government hereby appoints, for a period of two years with effect from the date of this Order, the following persons to be members of the Development Council for the scheduled industries engaged in the manufacture or production of Inorganic Chemicals, in place of members appointed under the Government of India, Ministry of Commerce and Industry Order No. S.O. 1006 dated the 1st May, 1961, as

amended from time to time, whose term of office has expired by efflux of time or otherwise:—

DEVELOPMENT COUNCIL FOR INORGANIC CHEMICAL INDUSTRIES.

1. Shri C. R. Ranganathan, Executive Director, The Fertiliser Association of India Ltd., 85, Sunder Nagar,, New Delhi—Chairman.
2. Shri B. C. Mukherji, Chairman & Managing Director, Fertiliser Corporation of India, 157/48, Chanakyapuri, New Delhi.
3. Dr. K. R. Chakravorty, Fertilizer Corporation of India, Rourkela Unit, Rourkela, Orissa.
4. Shri John K. John, M/s. Parry & Co., Ltd., P.B No. 12, Madras-1.
5. Shri D. R. Morarji, M/s. Dharamsi Morarji Chemical Co. Ltd., 317-21 Prospect Chambers, Dr. Dadabhoy Naoroji Road, Fort, Bombay.
6. Shri Ishwarbhai P. Patel, Director, M/s. Adarsh Chemicals & Fertilizers Ltd., Udhne, Distt. Surat, Gujarat.
7. Shi J. P. Kapur, Works Manager, M/s. D.C.M. Chemical Works Ltd., P.O. No. 1211, Najafgarh Road, New Delhi.
8. Shri Darbari Seth, Works Manager, M/s. Tata Chemicals Ltd., Mithapur, Okhamandal, Gujarat.
9. Shri S. K. Vakil, Works Manager, M/s. Saurashtra Chemicals Ltd., Porbander, Gujarat.
10. Shri S. S. Kanoria, Managing Director, Canoria Chemical Industries, 5, Brabourne Road, Calcutta-1.
11. Shri S. K. Birla, Director, M/s. Birla Jute Mfg. Co., (Calcium Carbide Division), India Exchange Place, Calcutta.
12. Shri R. Chakravarthy, M/s Seshasayee Brothers (Pvt.) Ltd., 3/1, Rani Jhansi Road, New Delhi-1.
13. Managing Director, M/s. Hindustan Salts Ltd., Jaipur, Rajasthan.
14. Shri Bharat K Sethia, M s. Bharat Salt & Chemical Works Ltd., Mundra, Gujarat.
15. Shri V. N. Kasturirangan, Fertiliser & Chemical (Trav) Ltd., P.O Udyogamandal, Alwaye, Kerala.
16. Dr. N. B. Prasad, M/s. Andhra Sugars Ltd., P.O. Box No. 2. Venkatarayapuram, Tanuku (A.P.).
17. Shri M. D. Vijayaraghavan, M, s Dorr Oliver (India) Ltd., 16, Queens Road Estate, Bombay-1.
18. Shri C. R. Rao, Industrial Consultant, Oval View, Churchgate Reclamation, Bombay-1.
19. Shri M. M. Gurunath, Tutocorin Salt Refineries Ltd, 3, Lakshmanachettiar Street, T Nagar, Madras-17.
20. Dr. D. S. Datar, Director, Central Salt Research Institute, Bhavnagar.
21. Shri M. N. Kale, Development Officer, Deptt. of Technical Development, Udyog Bhavan, New Delhi.
22. Shri P. K. Seshan, Development Officer, Deptt. of Technical Development, Udyog Bhavan, New Delhi.
23. Dr. I. S. Parikh, M/s. Gwalior Rayon Ltd., Birlagram, Nagda, Madhya Pradesh.
24. Shri Shroff, M/s. Excel Industries Ltd., 184-87 Ghodbunder Road, Jogeshwari, Bombay.
25. Shri S. Ramaswamy, M/s. Chemicals & Plastics India Ltd., 175/1, Mount Road, Madras.
26. Shri J. D. Adhia, Hindustan Organic Chemicals Ltd., Hasan Chambers, Parsi Bazar, Bombay-1.
27. Shri H. A. Shah, Director (Chemicals), Officer of the Development Commissioner, Small Scale Industries, Udyog Bhavan, New Delhi.
28. Shri T. R. V. Charl, Deputy Secretary, Ministry of Commerce & Industry, New Delhi.

29. Shri S. K. Dhar, 35, Bhargava Estate, The Mall, Kanpur.

30. Shri N. K. Bhatt, Asstt Secretary, INTUC, 17, Janpath, New Delhi-1.

2. Shri P. K. Seshan, Development Officer, Ministry of Economic & Defence Coordination, New Delhi, is hereby appointed to carry on the functions of the Secretary to the said Development Council

[No. 1(5) L.Pr. 63]

K. J. GEORGE, Dy. Secy.

**(Office of the Dy. Chief Controller of Imports and Exports)
(Central Licensing Area)**

NOTICE

New Delhi, the 27th July 1963

S.O. 2079.—It is hereby notified that in exercise of the powers conferred by Clause-9 of the Imports (Control) Order 1955 the Government of India, in the Ministry of Commerce and Industry propose to cancel the import licence No. A666939/61, dated 8th February, 1962, valued at Rs. 1300 for the import of Asbestos Mantle Yarn 100 lbs. granted by Dy. Chief Controller of Imports and Exports (Central Licensing Area), New Delhi to M/s. Bharat Gas Mantles Manufacturing Company, Teliwara, Sadar Bazar, Delhi, unless sufficient cause against this is furnished to the Dy. Chief Controller of Imports and Exports (Central Licensing Area), New Delhi, within ten days of the date of issue of this Notice by the said M/s. Bharat Gas Mantles Manufacturing Company, Teliwara, Sadar Bazar, Delhi or any Bank or any other party, who may be interested in it.

2. The ground of the proposed cancellation of the licence in question is that the licence No. A666939/61, dated 8th February, 1962, has been obtained on misrepresentation of facts.

3. In view of what is stated above M/s. Bharat Gas Mantles Manufacturing Co., Teliwara, Sadar Bazar, Delhi or any Bank or any other party who may be interested in the said licence No. A666939/61, dated 8th February, 1962, are hereby directed not to enter into any commitments against the said licence and return the same immediately to the Dy. Chief Controller of Imports and Exports (Central Licensing Area), New Delhi.

M/s. Bharat Gas Mantles Manufacturing Co.,
Teliwara, Sadar Bazar, Delhi.

[No. DCCI.I(CLA)/135/62.]

S.O. 2080.—It is hereby notified that in exercise of the powers conferred by Clause-9 of the Imports (Control) Order 1955, the Government of India, in the Ministry of Commerce and Industry propose to cancel the import licences No. (1)-A611252/61 dated 24th May 1962 valued at Rs. 2500/- for import of Molybdenum Metal (2) A611253/61 dated 24th May 1962 valued at Rs. 2500/- for import of Tungstone Metal Powder and (3) A611254/61 dated 24th May 1962 for Rs. 1250/- for import of Silicon Carbide Crucibles granted by Dy. Chief Controller of Imports & Exports (Central Licensing Area) New Delhi to M/s. Rama Industries, Industrial Area, Bahadurgarh unless sufficient cause against this is furnished to the Dy. Chief Controller of Imports and Exports (Central Licensing Area) New Delhi within ten days of the date of issue of this Notice by the said M/s. Rama Industries, Industrial Area, Bahadurgarh, or any Bank or any other party, who may be interested in it.

2. The ground of the proposed cancellation of three licences in question is that these licences have been obtained by the said firm by misrepresentation.

3. In view of what is stated above M/s. Rama Industries, Industrial Area, Bahadurgarh or any Bank or any other party who may be interested in the said three licences No. (1) A611252/61 (2) A611253/61 & (3) A611254/61 are hereby directed not to enter into any commitments against the said licences and return the same immediately to the Dy. Chief Controller of Imports & Exports (Central Licensing Area), New Delhi.

M/s. Rama Industries,
Industrial Area,
Bahadurgarh.

[No. DCCI.I(CLA)/253/62.]

RAM MURTI SHARMA,

Dy. Chief Controller of Imports & Exports.

(INDIAN STANDARDS INSTITUTION)

New Delhi, the 17th July 1963

S.O. 2081.—In pursuance of sub-regulation (3) of regulation 7 of the Indian Standards Institution (Certification Marks) Regulations, 1955, as amended in 1961 and 1962, the Indian Standards Institution hereby notifies that the marking fee per unit for Crown Corks details of which are given in the Schedule hereto annexed, has been determined and the fee shall come into force with effect from 15 July 1963.

THE SCHEDULE


Serial No.	Product/Class of Products	No. and title of relevant Indian Standard	Unit	Marking Fee per Unit
(1)	(2)	(3)	(4)	(5)
1	Crown Corks	IS:1994-1961 Specification for Crown Corks.	100 Gross	10 nP. per unit with a minimum of Rs. 1000/- for production during a calendar year.

[No. MD/18:2.]

S.O. 2082.—In pursuance of sub-rule (1) of rule 4 of the Indian Standards Institution (Certification Marks) Rules, 1955, as amended in 1962, the Indian Standards Institution hereby notifies that the Standard Mark, design of which together with the verbal description of the design and the title of the relevant Indian Standard is given in the Schedule hereto annexed, has been specified.

This Standard Mark, for the purpose of the Indian Standards Institution (Certification Marks) Act, 1952, as amended in 1961, and the rules and regulations framed thereunder, shall come into force with effect from 15 July 1963.

THE SCHEDULE

Serial No.	Design of the Standard Mark	Product/Class of Products to which applicable	No. & Title of Relevant Indian Standard	Verbal description of the design of the Standard Mark.
(1)	(2)	(3)	(4)	(5)
1		Crown Corks	IS:1994-1961 Specification for Crown Corks.	The monogram of the Indian Standards Institution consisting of letters ISI, drawn in the exact style and relative proportions as indicated in col. (2), the number designation of the Indian Standard being superscribed on the top side of the monogram as indicated in the design.

[No. MD/17:21]

S.O. 2083.—In partial modification of the Ministry of Commerce and Industry (Indian Standards Institution) Notification No. S. O. 878 dated the 31st March 1960, published in the Gazette of India, Part II, Section 3, Sub-Section (ii), dated the 9th April 1960, the Indian Standards Institution hereby notifies that the marking fee per unit for Nitric Acid, Hydrochloric Acid and Sulphuric Acid, details of which are given in the schedule hereto annexed, has been revised. The revised rate of marking fee shall come into force with immediate effect.

THE SCHEDULE

Sl. No.	Product/Class of Products	No. and title of relevant Indian Standard	Unit	Marking Fee per Unit
1.	Nitric Acid, Pure and Analytical Reagent Grades.	IS : 264-1950 Specification for Nitric Acid.	One kg	4.5 nP. per unit with a minimum of Rs. 1000.00 for production during a calendar year.
2.	Hydrochloric Acid, Pure and Analytical Reagent Grades	IS : 265-1962 Specification for Hydrochloric Acid (<i>Revised</i>)	One kg	4.5 nP per unit with a minimum of Rs. 1000.00 for production during a calendar year.
3.	Sulphuric Acid, Pure and Analytical Reagent Grades	IS : 266-1961 Specification for Sulphuric Acid (<i>Revised</i>)	One kg	4 nP per unit with a minimum of Rs. 1000.00 for production during a calendar year.

[No. MD/18 : 2]

New Delhi, the 18th July 1963

S.O. 2084.—In partial modification of the Ministry of Commerce and Industry (Indian Standards Institution) Notification No. S. O. 1770 dated the 28th May 1962, published in the Gazette of India, Part II, Section 3, Sub-section (ii) dated the 9th June 1962, the Indian Standards Institution hereby notifies that the marking fee per unit for Glass Milk Bottles, details of which are given in the Schedule hereto annexed, has been revised. The revised rate of marking fee shall come into force with immediate effect.

THE SCHEDULE

Sl. No.	Product/Class of Products	No. and title of relevant Indian Standard	Unit	Marking Fee per Unit.
1.	Glass Milk Bottles	IS : 1392-1959 Specification for Glass Milk Bottles	100 Bottles	7 nP per unit with a minimum of Rs. 1000.00 for production during a calendar year.

[No. MD/18 : 2]

S.O. 2085.—In pursuance of the provisions of sub-rule (2) of rule 3 of the Indian Standards Institution (Certification Marks) Rules, 1955, as amended in 1962, the Indian Standards Institution hereby notifies that the Indian Standards given in the Schedule hereto annexed have been established during the quarter ending 30 June 1963.

THE SCHEDULE

Sl. No.	No. of Indian Standard	Title of Indian Standard
1	IS : 11-1963	Specification for Grading of Wool for Export (<i>Revised</i>)
2	IS : 118-1962	Specification for Ready Mixed Paint, Brushing, Finishing, Semi-Gloss, for General Purposes, to Indian-Standard Colours No. 355 Lemon No. 356 Golden Yellow No. 368 Traffic Yellow No. 557 Light Orange No. 591 Deep Orange (<i>Revised</i>)

Sl. No.	No of Indian Standard	Title of Indian Standard
3	IS: 195-1963	Specification for Fireclay Mortar for Laying Fireclay Refractory Bricks (<i>Second Revision</i>).
4	IS: 205-1962	Specification for Non-Ferrous Metal Butt Hinges (<i>Revised</i>).
5	IS: 226-1962	Specification for Structural Steel (Standard Quality) (<i>Third Revision</i>).
6	IS: 245-1962	Specification for Trichloroethylene, Technical (<i>Revised</i>).
7	IS: 251-1962	Specification for Soda Ash, Technical (<i>Revised</i>).
8	IS: 267-1963	Specification for Inert Cells (<i>Second Revision</i>).
9	IS: 280-1962	Specification for Mild Steel Wire for General Engineering Purposes (<i>Revised</i>).
10	IS: 299-1962	Specification for Alumino-Ferric (<i>Revised</i>).
11	IS: 307-1963	Specification for Carbon Dioxide (<i>Revised</i>).
12	IS: 418-1963	Specification for Tungsten Filament General Service Electric Lamps (<i>Second Revision</i>).
13	IS: 449-1962	Specification for Enamelled High-Conductivity Annealed Round Copper Wire (Oleo-Resinous Enamel) (<i>Revised</i>).
14	IS: 579-1962	Specification for Sole Leather (<i>Revised</i>).
15	IS: 580-1962	Specification for Harness Leather (<i>Revised</i>).
16	IS: 588-1963	Specification for Mosquito Larvicidal Oil (<i>Revised</i>).
17	IS: 628-1963	Specification for Bicycle Pedal Assembly (<i>Revised</i>).
18	IS: 636-1962	Specification for Fire Fighting Hose (Rubber Lined Woven-Jacketed) (<i>Revised</i>).
19	IS: 654-1962	Specification for Clay Roofing Tiles, Mangalore Pattern (<i>Revised</i>).
20	IS: 655-1963	Specification for Metal Air Ducts (<i>Revised</i>).
21	IS: 665-1962	Method for Determination of Relaxation Shrinkage or Woven Fabrics Containing Wool.
22	IS: 836-1962	Specification for Lappets for Cotton Ring Spinning Frame.
23	IS: 870-1962	Specification for Ready Mixed Paint, Brushing, Finishing, Egg Shell Gloss, for Interior Use, to Indian Standard Colours.
24	IS:	No. 101 Sky Blue No. 216 Eau-De-Nil No. 217 Sea Green No. 219 Sage Green No. 275 Opaline Green No. 281 Apple Green No. 358 Light Buff (<i>Revised</i>).
24	IS: 1259-1962	Specification for Vinyl Coated Fabrics (Leathercloth) (<i>Revised</i>).
25	IS: 1373-1962	Specification for Tinned Mild Steel Milk Cans (<i>Revised</i>).
26	IS: 1479 (Part IV)-1962	Methods of Test for Dairy Industry Part IV Freezing-Point Depression of Milk by Hortvet Method.
	IS: 1479 (Part V)-1962	Methods of Test for Dairy Industry Methods of Dairy Plant Control.
27	IS: 1569-1963	Specification for Capacitors for Electric Discharge Lamps (Fluorescent and Mercury Vapour).
28	IS: 1621-1963	Methods of Sampling of Industrial Water for Physical and Chemical Tests.
29	IS: 1844-1962	Specification for Bristles.
30	IS: 1864-1963	Dimensions for Angle Sections with Legs of Unequal Width and Thickness.
31	IS: 1884 (Part II)-1963	Specification for Automobile Electric Horns Part II Wind Tone Type.
32	IS: 1897-1962	Specification for Copper Strip for Electrical Purposes with Drawn or Rolled Edges.
33	IS: 1917-1962	Methods of Chemical Analysis of Quartzite and High Silica Sand.

Sl. No.	No. of Indian Standard	Title of Indian Standard
34	IS: 2025-1962 . . .	Specification for Cylindrical Pipettes for Bacteriological Examination of Milk
35	IS: 2042-1963 . . .	Specification for Insulating Refractories
36	IS: 2043-1963 . . .	Specification for Siliceous Fireclay Refractories
37	IS: 2106 (Part III)-1963 . . .	Environmental Tests for Electronic Equipment Part III Cold Test
	IS: 2106 (Part IV)-1963 . . .	Environmental Tests for Electronic Equipment Part IV Dry Heat Test
38	IS: 2117-1963 . . .	Code of Practice for Manufacture of Hand-Made Common
39	IS: 2131-1963 . . .	Method for Standard Penetration Test for Soils
40	IS: 2132-1963 . . .	Code of Practice for Thin-Walled Tube Sampling of Soils
41	IS: 2183-1963 . . .	Schedule for High Pressure Mercury Vapour Lamps
42	IS: 2199-1962 . . .	Test Chart for Radial Drilling Machines
43	IS: 2200-1962 . . .	Test Chart for Horizontal and Universal Milling Machines
44	IS: 2201-1962 . . .	Test Chart for Vertical Milling Machines
45	IS: 2210-1962 . . .	Criteria for the Design of Reinforced Concrete Shell Structures and Folded Plates
46	IS: 2227-1962 . . .	Specification for Nylon Brosso
47	IS: 2228-1962 . . .	Specification for Rayon Mix Lining Cloth
48	IS: 2229-1962 . . .	Specification for Hundred Percent Cuprammonium Rayon Crinkle Georgette or Crinkle Chiffon
49	IS: 2234-1962 . . .	Specification for Idli Mix
50	IS: 2243-1962 . . .	Specification for Drill Chucks
51	IS: 2247-1962 . . .	Specification for Dye, Ink Blue, for Ink Industry
52	IS: 2257-1962 . . .	Specification for Paper Adhesives, Liquid Gum and Office Paste Type
53	IS: 2258-1962 . . .	Specification for Rolled Zinc Plate, Sheet and Strip
54	IS: 2259-1963 . . .	Methods of Test for Determination of Insulation Resistance of Solid Insulating Materials
55	IS: 2260-1963 . . .	Recommendations for the Conditioning and Testing of Electrical Insulating Materials
56	IS: 2262-1963 . . .	Specification for Transformers for High Voltage Luminous Discharge Tubes
57	IS: 2263-1962 . . .	Methods of Preparation of Indicator Solutions for Volumetric Analysis
58	IS: 2267-1962 . . .	Specification for Polystyrene Moulding Materials
59	IS: 2272-1963 . . .	Specification for Nylon Satin
60	IS: 2273-1963 . . .	Specification for Nylon Shirting
61	IS: 2274-1963 . . .	Code of Practice for Electrical Wiring Installations (System Voltage Exceeding 650 Volts)
62	IS: 2278-1963 . . .	Specification for Fine Gold Bar, Sheet, Wire, Granules and Token (Lagdi or Mohur)
63	IS: 2279-1963 . . .	Specification for Fine Silver Bar, Sheet, Wire, Granules and Token (Logdi or Mohur)
64	IS: 2280-1963 . . .	Specification for Nylon Doria
65	IS: 2282-1963 . . .	Specification for Nylon Crepe
66	IS: 2283-1963 . . .	Specification for Nickel Silver Sheet and Strip for General Purposes.
67	IS: 2284-1963 . . .	Method for Olfactory Assessment of Natural and Synthetic Perfumery Materials
68	IS: 2286-1963 . . .	Specification for Pantograph
69	IS: 2287-1963 . . .	Specification for Drafting Machines
70	IS: 2291-1963 . . .	Specification for Tangential Keys and Keyways.
71	IS: 2296-1963 . . .	Tolerance Limits for Inland Surface Waters Subject to Pollution
72	IS: 2297-1963 . . .	Specification for Gear Lubricants, Compounded
73	IS: 2298-1963 . . .	Specification for Single-Barrel Stirrup Pump for Fire Fighting Purposes
74	IS: 2299-1963 . . .	Specification for Metal Helmets for Civil Defence
75	IS: 2300-1963 . . .	Specification for Non-Metal Helmets for Civil Defence
76	IS: 2301-1963 . . .	Specification for Metallic Silicon
77	IS: 2303-1963 . . .	Method of Grading Glass for Alkalinity

Sl. No.	No. of Indian Standard	Title of Indian Standard
78	IS: 2304-1962	Procedure for Inspection and Testing of Light Metals (Aluminium and Magnesium) and their Alloy Ingots and Castings for Aircraft Purposes
79	IS: 2305-1962	Method for Mercurous Nitrate Test for Copper and Copper Alloys
80	IS: 2306-1963	Dimensions for Gauge Limits for ISO Metric Screw Threads (1.6 to 39 mm)
81	IS: 2307-1962	Specification for Magnesium Powder for Explosives and Pyrotechnic Compositions
82	IS: 2309-1963	Code of Practice for the Protection of Buildings and Allied Structures Against Lightning
83	IS: 2311-1963	Specification for Fat Extraction Apparatus for Milk and Milk Products
84	IS: 2312-1963	Specification for Propeller Type AC Ventilating Fans
85	IS: 2313-1963	Specification for Phosphor copper Ingot
86	IS: 2314-1963	Specification for Steel sheet Piling Sections
87	IS: 2315-1963	Specification for Thimbles for Wire Ropes
88	IS: 2316-1963	Methods of Preparation of Standard solution Colorimetric and Volumetric Analysis
89	IS: 2317-1963	Method for Gravimetric Determination of Sulphates
90	IS: 2318-1963	Specification for Silver Nitrate, Photographic Grade
91	IS: 2319-1963	Specification for Serge
92	IS: 2321-1963	Requirements for General Purpose Amplitude Modulated Radio Frequency Signal Generators (30 kc/s to 30 Mc/s)
93	IS: 2322-1963	Specification for Ghillies
94	IS: 2323-1963	Specification Mustard Powder
95	IS: 2324-1963	Dimensions for Grinding Wheels
96	IS: 2325-1963	Specification for Ignition Coils
97	IS: 2326-1963	Specification for Automatic Flushing Cisterns for Urinals
98	IS: 2327-1963	Dimensions for Straight Sided Splines for General Engineering Use
99	IS: 2328-1963	Method for Flattening Test on Steel Tubes
100	IS: 2329-1963	Method for Bend Test on Steel Tubes
101	IS: 2330-1963	Method for Flanging Test on Steel Tubes
102	IS: 2331-1963	Specification for Coir Mattings, Mourzouks and Carpets
103	IS: 2332-1963	Nomenclature of Floors and Storeys
104	IS: 2333-1963	Specification for Plaster of Paris
105	IS: 2335-1963	Method for Drift Expanding Test on Steel Tubes
106	IS: 2342-1963	Specification for Manually Operated Milk Can Washer
107	IS: 2343-1963	Specification for Can Washing Trough
108	IS: 2345-1963	Specification for Dried Prawn Pulp
109	IS: 2347-1963	Specification for Domestic Pressure Cookers
110	IS: 2348-1963	Method for Drift Expanding Test on Copper and Copper Alloy Tubes
111	IS: 2349-1963	Method for Determination of Wettability of Cotton Fabrics
112	IS: 2350-1963	Method for Estimation of Residual Chlorine in Cotton Textile Materials
113	IS: 2351-1963	Specification for Marble Stoppered Aerated Water Glass Bottles
114	IS: 2353-1963	Specification for Phenyl Mercury Chloride, Technical
115	IS: 2356-1963	Specification for Formulations Based on Phenyl Mercury Salicylate
116	IS: 2361-1963	Specification for Building Grips
117	IS: 2362-1963	Determination of Water by the Karl Fischer Method
118	IS: 2374-1963	Specification for Ice Tanks

[No. MD/13:3]

S. K. SEN,

Head of the Certification Marks Division.

MINISTRY OF STEEL & HEAVY INDUSTRIES**(Department of Heavy Industries)****ORDER***New Delhi, the 18th July 1963*

S.O. 2086.—In exercise of the powers conferred by section 18G of the Industries (Development and Regulation) Act, 1951, (65 of 1951), the Central Government hereby makes the following Order to amend the Commercial Vehicles (Distribution and Sale) Control Order, 1963, namely:—

1. This Order may be called the Commercial Vehicles (Distribution and Sale) Control (Amendment) Order, 1963.

2. After the second proviso to sub-clause (2) of clause 5 of the Commercial Vehicles (Distribution and Sale) Control Order, 1963, the following further proviso shall be inserted, namely:—

“Provided also that, where there is a reasonable possibility of commercial vehicle being delivered to an applicant by the dealer within a period of forty-five days from the date of the application, the applicant may not furnish the guarantee upto the said period of forty-five days”.

[No. A.E.Ind.15(7)/63.]

R. V. RAMAN, Jt. Secy.

(Department of Iron and Steel)*New Delhi, the 22nd July 1963*

S.O. 2087/ESS. COMM/IRON AND STEEL-2(C)/AM (105).—In exercise of the powers conferred by sub-clause (c) of Clause 2 of the Iron and Steel (Control) Order, 1956, the Central Government hereby directs that the following further amendment shall be made to the notification of the Government of India, in the Ministry of Steel, Mines & Fuel No. S.R.O. 2041/ESS.COMM/IRON & STEEL-2(c), dated the 11th June, 1957, as amended from time to time, namely:—

In the schedule annexed to the Notification, after column 16 thereof, against ‘WEST BENGAL’, the following entries shall be added, namely:—

2	2
17. Additional Director of Industries, West Bengal.	4, 5, 10, 11, 12(2), 24(b), 24(c) and 24(d)
18. Works Manager, Central Engineering Organisation, Howrah.	4, 5, 12(2), 24(b) and 24(c).
19. Works Managers of the Industrial Estates of Howrah, Asansol and Kalyani.	4, 5, 12(2), 24(b) and 24(c).

[No. SC(A)-2(3)/61.]

M. C. MISRA, Dy. Secy.

MINISTRY OF TRANSPORT AND COMMUNICATIONS**(Department of Transport)****(Transport Wing)***New Delhi, the 16th July 1963*

S.O. 2088.—In exercise of the powers conferred by clause (1) of article 299 of the Constitution of India, the President hereby directs that the following instruments may be executed on his behalf by the Chief Controller of Chartering,

Ministry of Transport and Communications (Department of Transport), Government of India, namely:—

“Agreement between the India, Pakistan, Ceylon and Burma outward Freight Conference, New York and the President of India for transportation of Governmental Cargo from United States of America to India”.

[No. F. 7-SCII(1)/63.]

G. VENKATESWARA AYYAR, Secy.

(Department of Transport)

(Transport Wing)

MERCHANT SHIPPING

New Delhi, the 18th July 1963

S.O. 2089.—In pursuance of clause (a) of sub-section (I) of Section 283 of the Merchant Shipping Act, 1958 (44 of 1958), the Central Government hereby declares that the Government of Tunisia has accepted the Safety Convention as defined in clause (37) of section 3 of the said Act, that is to say, the Convention for the Safety of Life at Sea signed in London on the tenth day of June, nineteen hundred and fortyeight as amended from time to time.

[No. 46-MA(12)/63.]

New Delhi, the 19th July 1963

S.O. 2090.—In exercise of the powers conferred by sub-section (1) of Section 8 of the Merchant Shipping Act, 1958 (44 of 1958), the Central Government hereby establishes with effect from the 10th July, 1963, an office of the Mercantile Marine Department at the port of Marmugao.

[No. 80-MA(1)/62.]

D. S. NIM, Dy. Secy.

MINISTRY OF SCIENTIFIC RESEARCH AND CULTURAL AFFAIRS

New Delhi, the 17th July 1963

S.O. 2091.—In exercise of the powers conferred by sub-rule (2) of rule 11, clause (b) of sub-rule (2) of rule 14 and sub-rule (1) of rule 23 of the Central Civil Services (Classification, Control and Appeal) Rules, 1957, the President hereby directs that the following amendments be made in the notification of the Government of India in the Ministry of Scientific Research and Cultural Affairs No. S.O. 2054, dated 9th September, 1959, namely:—

In the Schedule to the said notification, for the word “Chief Botanist” wherever it occurs under the heading ‘Botanical Survey of India’, the word “Director” shall be substituted.

[No. F. 20(2)/62-Estt. II.]

B. N. BHARDWAJ, Under Secy.

MINISTRY OF HEALTH

New Delhi, the 17th July 1963

S.O. 2092.—In exercise of the powers conferred by section 12 and 33 of the Drugs Act, 1940 (23 of 1940), the Central Government hereby makes the following rules further to amend the Drugs Rules, 1945, the same having been previously published as required by the said sections, namely:—

Amendments to the Drugs Rules

1. These rules may be called the Drugs (First Amendment) Rules, 1963.
2. In the Drugs Rules, 1945 (hereinafter referred to as the said rules);

in rule 2, after clause (i), the following clause shall be inserted, namely:—

“(j) ‘Poisonous substance’ means a substance specified in Schedule E.”

3. In rules 65 of the said rules,

(1) the proviso to sub-rule (2) shall be omitted;

(2) in sub-rule (3),—

(i) for item (d) the following item shall be substituted, namely:—

“(d) the name and address of the patient”.

(ii) for item (f), the following item shall be substituted, namely:—

“(f) in the case of a drug specified in Schedule C or Schedule L the name of the manufacturer, the batch number and the date of expiry of potency, if any.

(iii) after the existing proviso, the following shall be inserted, namely:—

“Provided further that it shall not be necessary to record in the register particulars in respect of—

(a) any drug supplied against prescription under the Employees State Insurance Scheme if all the above particulars are given in that prescription; and

(b) any drug other than that specified in Schedules C, E or L if it is supplied in the original unopened container of the manufacturer and if the prescription is duly stamped at the time of supply with the name of the supplier and the date on which supply was made.”;

(3) for sub-rule (4), the following sub-rule be substituted, namely:—

“(4) (1) the supply by retail, otherwise than on a prescription, of a drug specified in Schedule C or Schedule E shall be recorded at the time of supply either

(i) in a register specially maintained for the purpose in which the following particulars shall be entered:—

(a) serial number of the entry,

(b) the date of supply,

(c) the name and address of the purchaser,

(d) the name of the drug and the quantity thereof,

(e) in the case of a drug specified in Schedule C, the name of the manufacturer, the batch number and the date of expiry of potency,

(f) the signature of the person under whose supervision the sale was effected, or

(ii) in a cash or credit memo book, serially numbered containing all the particulars specified in items (b) to (f) of sub-clause (i) above.

NOTE: The entries in the carbon copy of the cash or credit memo which is retained by the licensee shall be maintained in a legible manner.

(2) the option to maintain a register or a cash or credit book shall be made in writing to the Licensing Authority at the time of application for the grant or renewal of a licence to sell by retail:

Provided that the Licensing Authority may require records to be maintained in a register if it is satisfied that the entries in the carbon copy of the cash/credit book are not eligible.

(3) (i) The supply by retail of any drug shall be made against a cash/credit memo which shall contain the following particulars:—

(a) Name, address and sale licence number of the dealer,

(b) the name and quantity of the drug supplied.

(ii) Carbon copies of cash/credit memos shall be maintained by the licensee as record.

- (4) Records of purchase of a drug intended for sale or sold by retail shall be maintained by the licensee and such records shall include the following particulars:—
 - (a) the date of purchase,
 - (b) the name, address of the person from whom purchased and the number of the relevant licence held by him,
 - (c) the name of the drug, the quantity and the batch number,
 - (d) the name of the manufacturer of the drug."
- (4) for sub-rule (5), the following sub-rule shall be substituted, namely:—
 - (5) (1) Subject to the other provisions of these rules, the supply of a drug by wholesale shall be made against a cash or credit memo bearing the name and address of the licensee and his licence number under the Drugs Act in which the following particulars shall be entered:—
 - (a) the date of sale,
 - (b) the name, address of the licensee to whom sold and his sale licence number. In case of sale to an authority purchasing on behalf of Government, or to a hospital, medical, educational or research institution or to a Registered Medical Practitioner for the purpose of supply to his patients the name and address of the authority, institution of the Registered medical Practitioner as the case may be,
 - (c) the name of the drug, the quantity and the batch number,
 - (d) the name of the manufacturer.
 - (2) Carbon copies of cash or credit memos specified in clause (1) shall be preserved as records for a period of three years from the date of the sale of the drug.
 - (3) Records of purchase of a drug intended for resale or sold by wholesale shall be maintained by the licensee and such records shall include the following particulars:—
 - (a) the date of purchase,
 - (b) the name, address and the number of the relevant licence held by the person from whom purchased,
 - (c) the name of the drug, the quantity and the batch number,
 - (d) the name of the manufacturer of the drug.
- (5) for the 'Explanation', after item (c) of sub-rule (15), the following 'Explanation' shall be substituted, namely:—

"Explanation.—For the purpose of this rule;

 - (i) A substance specified in Schedule E means a substance specified in column 1 of Schedule E and its preparation excluding preparations exempted under column 2 or 3 thereof;
 - (ii) 'Qualified person' means a person who—
 - (a) holds a diploma or degree in pharmacy or pharmaceutical chemistry of an institution approved by the Licensing Authority, or
 - (b) is a Registered Pharmacist under the Pharmacy Act, 1948, or
 - (c) has had not less than four years' practical experience of dispensing which is in the opinion of the Licensing Authority adequate, and has been approved by that authority as a qualified person.
 - (iii) Date of Expiry of Potency means the date that is recorded on the container, label or wrapper as the date up to which the substance may be expected to retain a potency not less than or not to acquire a toxicity greater than that required or permitted by the prescribed test."

4. In sub-rule (2) of rule 66 of the said rules, for the words 'district judge of the district in which the right of appeal accrues or if there is no district

judge of the district such judicial officer, as the State Government may appoint in this behalf,' the following words shall be substituted, namely:—

"State Government".

5. In rule 97 of the said rules,—

(1) in sub-rule (1), after item (c) the following items shall be inserted, namely:—

(d) If it contains a substance specified in column 1 of Schedule E in a strength below that specified in column 2 thereof, be labelled with the words:—

"Caution.—It is a dangerous to exceed the stated dose."

(e) If it contains a substance specified in Schedule L, it shall be labelled with the words:—

'Schedule L Drug.'

"Warning.—To be sold by a retailer on the prescription of a Registered Medical Practitioner only."

(2) For sub-rule (2), the following shall be substituted, namely:—

"2. The container of an embrocation, liniment, lotion, liquid antiseptic or other liquid medicine for external application, which is made up ready for the treatment of human ailments, shall be labelled with the words "For external use only". If the medicine contains a substance specified in Schedule E, the container shall be labelled with the words "Poison. For external use only".

(3) after sub-rule (4), the following sub-rule shall be inserted, namely:—

"(5) The container of a medicine prepared for treatment of human ailments shall, if the medicine contains industrial methylated spirit, indicate this fact on the label and be labelled with the words:—

'For External Use only.'

6. In rule 101 of the said rules for sub-rule (3) the following sub-rule shall be substituted, namely:—

"(3) If the preparation contains a substance specified in Schedule E, the quantity of the substance so specified shall be stated in a manner laid down in Rule 96."

7. After sub-rule (2) of rule 106 of the said rules, the following explanation shall be inserted, namely:—

"Explanation.—For the purpose of the rules in this part, a substance specified in Schedule E shall mean a substance specified in column 1 thereof and its preparations excluding the substance and its preparations exempted under column 2 or 3 thereof."

8. In Schedule A, of the said rule,

(i) in Forms 20 and 21-A after condition 3, the following condition shall be inserted, namely:—

"4. No drug shall be sold unless such drug is purchased under cash or credit memo from a duly licensed dealer or a duly licensed manufacturer."

(ii) in Form 20-A, after condition 2, the following condition shall be inserted, namely:—

"3. No drug shall be sold unless such drug is purchased under a cash or credit memo from a duly licensed dealer or a duly licensed manufacturer."

(iii) in Form 20-B, for condition 3, the following condition shall be substituted, namely:—

3. (i) No drug shall be sold unless such drug is purchased under a cash or credit memo from a duly licensed dealer or a duly licensed manufacturer."

- (ii) No sale of any drug shall be made to a person not holding the requisite license to sell, stock or exhibit for sale or distribute the drug:

Provided that this condition shall not apply to the sale of any drug to—

(a) an officer or authority purchasing on behalf of Government, or

(b) a hospital, medical, educational or research institution, or a registered medical practitioner for the purpose of supply to his patients."

- (iv) in Form 21, after condition 4, the following condition shall be inserted, namely:—

"5. No drug shall be sold unless such drug is purchased under a cash or credit memo from a duly licensed dealer or a duly licensed manufacturer."

- (v) In Form 21-B, for condition 4, the following condition shall be substituted, namely:—

"4. (i) No drug shall be sold unless such drug is purchased under a cash or credit memo from a duly licensed dealer or a duly licensed manufacturer."

(ii) No sale of any drug shall be made for purposes of resale to a person not holding the requisite licence to sell, stock or exhibit for sale or distribute the drug:

Provided that this condition shall not apply to the sale of any drug to—

(a) an officer or authority purchasing on behalf of Government, or

(b) a hospital, medical, educational or research institution or a registered medical practitioner for the purpose of supply to the patients."

9. For Schedule E of the said rules, the following Schedule shall be substituted, namely:—

"SCHEDULE E"

List of Poisonous Substances.

(See Rules 65 and 97)

Name of Poisonous Substance	Percentage of Poison content below which the substance or its preparation is exempted from the provisions of Rules 65 (4)	Substance or its preparation exempted from all provisions applicable to Schedule E
1	2	3
Acetanilide; alkyl acetanilides
*Acetylmethadol; its salts
Aconite, roots of
Alkaloids, the following: their salts, their esters, salts of their esters, their quaternary compounds
*Acetyldihydrocodeine
Aconite, alkaloids of	0.02	..
Apomorphine	0.20	..
*Acetyldihydrocodeinone
Atropine	0.15	..
Belladonna, alkaloids of	0.15	..
	calculated as hyosoyamine.	..
*Benzylmorphine
*Benzoylmorphine
Brucine	0.20	..
Calabar Beans, alkaloids of
*Coca, alkaloids of	0.10	..

1	2	3
*Cocaine	0·10	..
*Codeine	1·00	..
Colchicum	0·50 calculated as colchicine.	..
Coniine	0·10	..
Cotarnine	0·20	..
Curare, alkaloids of; curare bases
*Diacetylmorphine
*Dihydrocodeine
*Dihydrocodeinone
*Dihydroxycodeinone
*Dihydromorphine
*Dihydroxydihydromorphinone
*Egonine	0·10	..
Emetine	1·00	Extracts and tinctures of Ipecacuanha and substances containing less than 0·25 per cent of emetine.
Ephedra, alkaloids of	1·00	..
Ergot, alkaloids of
*Ethylmorphine	0·20	..
Gelsemium, alkaloids of	0·10	..
Homatropine	0·15	..
Hyoscine	0·15	..
Hyoscyamine	0·15	..
Jaborandi, alkaloids of	0·50	..
Lobelia, alkaloids of	0·50	Cigarettes and smoking mixtures containing alkaloids of lobelia.
Morphine	0·20 calculated as anhydrous morphine.	..
Nicotine	0·20	..
Papaverine	1·00	..
Pomegranate, alkaloids of	0·50	..
Quebracho, alkaloids of, other than alkaloids of red quebracho
Rauwolfia, alkaloids of
Sabadilla, alkaloids of
Solanaceous alkaloids not otherwise specified in this list.	0·15 calculated as hyoscyamine.	Cigarettes and smoking mixtures containing stramonium.
Stavesacre, alkaloids of	0·20	..
Strychnine	0·20	..
*Thebaine
Tropacocaine (Benzoylpseudotropine)
Veratrum, alkaloids of	1·00	..
Yohimba, alkaloids of
Allylisopropylacetylurea
*N-Allylmorphine and any other pentavalent morphine derivative
*Allylprodine; its salts
Alpha-acetylmethadol; its salts
*Alpha-methadol; its salts
*Alphaprodine; its salts
Amidopyrine; its salts; amidopyrine sulpho- nates, their derivatives, their salts
Amino-alcohols esterified with benzoic acids, phenylacetic acid, phenylpropionic acid or the derivatives of these acids; their salts	10·00 of esterified amino-alcohols.	..

1	2	3
Aminopterin
Ammonia
Amylnitrite
*Anileridine; its salts
Antimony, oxides of antimony; sulphides of antimony; organic compounds of antimony.	Equivalent of 1.00 per cent of antimony trioxide.	..
Apiol
Arsenic; halides of arsenic; oxides of arsenic, arsenates, arsenites, organic compounds of arsenic	Equivalent to 0.01 per cent of arsenic trioxide.	..
Barbituric acid, its salts; derivatives of barbituric acid, their salts; compounds of barbituric acid, its salts, its derivatives, their salts with any other substance
Barium chloride
Barium sulphide
*Benzethidine; its salts
*Beta-acetylmethadol; its salts
Beta aminopropylbenzene (Amphetamine); its salts; its N-alkyl derivatives, their salts; beta-aminoisopropylbenzene; its salts; its N-alkyl derivatives, their salts.
*Beta-meprodine; its salts
*Beta-methadol; its salts
*Beta-prodine; its salts
Busulphan (1:4 dimethanesulphonoxybutane) ; its salts
Butyl chloral hydrate
*Cannabis (Indian Hemp); Cannabis resin; galenical preparations of Cannabis; extracts and tinctures of Cannabis; cannabin tannate
Cantharidine; cantharidates	0.10 of Cantheridine	..
Carbachol
*4-Carbethoxy-1, 3-dimethyl-4-phenyl hexamethyleneimine; its salts
*4-Carbmethoxy-1-2-dimethyl-4-phenyl hexamethyleneimine; its salts
Carbutamide
Chloral formamide
Chloral hydrate
Chlormbucil; its salts
Chloroform	Substances containing less than 10 per cent Chloroform.
Chlorpropamide; its salts
Clonitazone [2-(P-Chlorobenzyl)-1-diethylaminoethyl-5-nitrobenzimidazole]; its salts
Creosote from wood	Substances containing 50 per cent of creosote from wood.
Croton oil and seeds of
Cyclophosphamide; its salts
Datura, herb and seeds, preparations of datura	0.15 calculated as hyoscyamine.	..
*Desomorphine; its salts	1.50	..
Dextromethorphan; its salts	1.50	..
Dextrophan; its salts
*Diacetyl-N-allylmorphine; its salts
*Destromoramide; its salts
Diaminodiphenyl Sulphone; its salts and derivatives

1	2	3
Digitalis, glycosides of; other active principles of digitalis	1 unit of activity as defined in the Indian Pharmacopoeia in two grams of substance.	..
Di-isopropylfluorophosphonate
*Dimenaxadol; its salts
*Dimethylthiambutene; its salts
Dinitrocresols; their compounds with a metal or a base
Dinitronaphthols; dinitrophenols; dinitrothymols
*Diosaphetyl butyrate; its salts
*Diphenoxylate; its salts
*Diphenylmorpholinophcetanone; its salts
*Dipipanone; its salts
Disodium stilboestrol diphosphate
Disulpiram
Dithienylallyl amines; dithienylalkylallyl amines
Elaterin
Epinephrine; its salts
Ergot (the sclerotia of any species of Claviceps); extract of ergot; tincture of ergot
Erythrityl tetranitrate
Ethosuximide
*Ethylmethylthiambutene; its salts
*Etioveridine; its salts
Formaldyhyde		Substances containing less than 5 percent of Formaldyhyde.
Formic acid
Furethidine; its salts
Gallamine; its salts; its quaternary compounds
Glyceryl trinitrate (Nitroglycerine)
Fuamodomones, the following :		
Polymethylene diguanidines; di-para-anisyl phenetylguanidine
Hydantoin, its salts; its derivatives; their salts
Hydrochloric acid	Substances containing less than nine percent of hydrochloric acid.
Hydrocyanic acid	0.15	..
*Hydromorphanol; its salts
*2-Hydroxy-5, 9-Dimethyl-2-(2-phenylethyl)-6-7-benzomorphan; its salts
*Hydroxypethidine (Bemidine); its salts
Insulin
*Isopropylester of 1-methyl-4-phenyl-carboxylic acid (Properidine); its salts
*Ketobemidone; its salts
Laudexium; its salts
Lead acetates; compounds of lead with acids from fixed oils
Levarterenol; its salts
*Levo-3-hydroxyl-N-propargylmorphinan; its salts
*Levomethorphan; its salts
*Levophenacymorphan; its salts
*Levomoramide; its salts
*Levophenacymorphan; its salts
*Leverphanol; its salts
Mannomustine; its salts
Mannityl hexanitrate
6-Mercaptopurine; its salts
Mercury

1	2	3
Mercuric chloride; mercuric ammonium-chloride	1.00 of mercuric chloride	..
Mercuric iodide	2.00	..
Mercuric nitrate	Equivalent of 3.00 per cent of Mercury (Hg)	..
Mercury, Organic compounds of	Equivalent of 0.20 per cent of Mercury (Hg)	..
Mercury, Oxides of
Mercury, Oxycyanides of
Mercuric potassium iodide	Equivalent of 1.00 per cent of Mercury (Hg)	..
Metamizole
*Metazocine; its salts
Metformin; its salts
*Methadone (Amidone); its salts
Methanol
Methotrexate; its salts
Methsuximide
*Methyldesorphine; its salts
*Methyl dihydromorphine; its salts
Methyl phenidate; its salts
*1-Methyl-4-phenylpiperidine-4-carboxylic acid; esters of their salts.
*Metapon (Methyldihydromorphinone); its salts
*N(2-Methyl-phenethylamino propyl) propionanilide; its salts
*Morpheridine; its salts
*Morphine-N-Oxide; its derivatives; their salts
Mustine; its salts
Nalorphine; its salts
Nitric acid	..	Substances containing less than nine per cent of nitric acid.
Nitrobenzene
Nitrophenols, ortho, meta or para
*Norcodeine; its salts
*Normethadane; its salts
*Norbreorphanol; its salts
*Normorphine; its salts
Nuxvomica; seeds of, preparation of	0.20 calculated as stychnine.	..
*Opium	0.20 calculated as anhydrous morphine.	..
Orthocaine; its salts
Ouabain
Oxazolidine, its derivatives
Oxyinchinonic acid, derivatives of, their salts; their esters
Oxymorphone; its salts
Para-aminobenzene sulphonamide, its salts, derivatives of para amino benzene sulphonamide having any of the hydrogen atoms of the para-amino group or of the sulphonamide groups substituted by another radical; their salts	..	Substances intended for topical or external use.
Para-aminobenzoic acid; its salts its esters; their salts
Paramethadione
*Phenampromide; its salts
Phenformin; its salts
Phenols (any member of the series of phenols of which	..	(*) Substances containing less than one per cent of Phenol.

I	2	3
first member is phenol and of which the molecular composition varies from member to member by one atom of carbon and two atoms of hydrogen) ; halogen derivatives of phenols ; compounds of phenols ; compounds of phenols with a metal.		(ii) Nasal sprays, mouth washes, pastilles, lozenges, capsules, pessaries, ointments, or suppositories containing less than 2.50 per cent of phenol.
*Phenomorphan ; its salts
*Phenoperidine ; its salts
Phenoximide
Phenylacetylurca
Phenylbutazone ; its salts ; its derivatives ; their salts
Phenylcinchoninic acid ; its salts ; its esters, the salts of its esters
Phenyl-(p-tolylmethoxy)-ethyl dimethylamine ; its salts
*Pholcodine ; its salts	I 50	..
Phosphorous yellow
Picric acid
Picrotoxin
*Piminodine ; its salts
3-Piperidine-1-phenyl bicycloheptyl propanol	Substances containing less than 1 per cent of Potassium fluoride.
Potassium fluoride	Combination of Procaine with antibiotics.
Potassium hydroxide
Procaine, salts of
*Proheptazine ; its salts
*Propoxyphene ; its salts
*Racemoramide ; its salts
*Racemorphan ; its salts
Reserpine ; its salts ; its derivatives ; their salts
Salicylcinchoninic acid ; its salts ; its esters ; the salts of its esters
Savin, oil of
Sodium fluoride	Substances containing less than 1 per cent of Sodium fluoride.
Sodium hydroxide
Sodium nitrite	Substances containing less than twelve percent of sodium hydroxide.
Strophanthus, glycosides of strophanthus
Sulphonal ; alkyl sulphonals
Sulphuric acid	Substances containing less than nine per cent of sulphuric acid.
Thallium, salts of
Thioanilide
Thyroid gland, the active principles of ; their salts
Tolbutamide
Tribromethyl alcohol
Tri(2-chlorethyl) amine ; its salts
Triethanolamine ; its salts
Triethylenethiophosphoramide

I	2	3
*Trimeperidine ; its salts
Tropine diphenylmethyl esters ; their salts
Trokidomc
Zinc phosphide

NOTE :—1. Preparations containing the above substances are also covered by this Schedule unless otherwise specified.

2. The inclusion of any substance in Schedule E does not imply or convey that such substance is exempted from the provisions of rule 30-A of the Drugs Rules.

*Drugs coming within the purview of the Dangerous Drugs Act, 1930.

10. In Schedule F of the said rules, in Part XII for paragraph (E), the following paragraph shall be substituted, namely:—

(E) Standards for preparations of Liver Extract for oral use.

1. *Desiccated Liver*.—(Desiccated Liver Substance) Desiccated Liver is the dried, defatted or undefatted powder prepared from mammalian livers suitable for use as food by man. Each gram of Desiccated Liver contains the equivalent of not less than 2 mcg. of cyanocobalamin; it contains not less than 10 per cent of nitrogen.

Desiccated Liver is prepared from sound, clean and entire glands that are free from external connective tissue and external fat, and dried in a vacuum at a temperature not exceeding 60°. It is free from diluents or preservatives. One part of Desiccated Liver is obtained from approximately 4 parts, by weight, of fresh glands.

2. *Liver Concentrate*.—Liver Concentrate is the dried, unfractionated product resulting from the water or acidified water extract derived from mammalian livers suitable for use as food by man. Each gram of liver concentrate is derived from not less than 15 grams of fresh liver and contains not less than the equivalent of 7.5 mcg. of cyanocobalamin; it contains not less than 9 per cent of nitrogen.

Liver Concentrate is prepared from finally mined fresh or frozen livers by extraction with water, with or without the addition of acid. The protein is coagulated by heat, the insoluble material removed, and the solution is concentrated and dried in vacuum or a spray dryer.

Liver Concentrate shall not be subjected to any fractionation process, such as those involving solvents or absorbents, and it does not contain added diluents other than an amount, not to exceed 5 per cent, of a harmless substance to prevent caking. It may contain 0.1 per cent of benzoic acid or a suitable concentration of other harmless preservative.

Liver Concentrate may also be used in the form of a paste with a solid content not less than 65 per cent W/W, but the labelling should be on dry basis, the specification being the same as given above.

3. *Liver Fraction 1*.—(Soluble Liver Fraction). Liver Fraction 1 is the product in paste form, containing that portion of liver concentrate soluble in 70 per cent alcohol, and free from diluents. Each gram of Liver Fraction 1 is derived from not less than 25 grams of fresh liver and contains the equivalent of not less than 6 mcg. of cyanocobalamin. It contains not less than 6 per cent of nitrogen. It may contain 0.1 per cent of benzoic acid or a suitable concentration of other harmless preservative.

4. *Liver Fraction 2*.—(Insoluble Liver Fraction). Liver Fraction 2 is a product containing that portion of liver concentrate insoluble in 70 per cent alcohol. It does not contain added diluents or preservatives other than an amount not to exceed 5 per cent, of a harmless substance to prevent caking. Each gram of Liver Fraction 2 is derived from

not less than 25 grams of fresh liver; it contains not less than 6 per cent of nitrogen.

5. *Proteolysed Liver*.—Proteolysed Liver is a mixture of the products of digestion of edible mammalian livers, and may be prepared by digesting mammalian liver with a proteolytic enzyme at a temperature of 50°–60° and a pH of 5 to 6. The product is heated at 100° for 5 minutes to inactivate the enzyme, filtered, concentrated under reduced pressure, and evaporated to dryness in vacuum or a spray dryer.

It may contain up to 5 per cent of a harmless substance added to prevent caking.

Each gram of Proteolysed Liver is derived from not less than 6 grams of fresh liver and contains the equivalent of not less than 2 mcg. of cyanocobalamin; it contains not less than 11 per cent of nitrogen.

Amino-acid content.—This test should be the same as in the Indian Pharmacopoeia, but substituting the words "decolourised with activated charcoal and adjusted to pH 7" for the words "adjusted to pH 7". This change is suggested because Proteolysed Liver solution is dark-brown in colour and decolourisation helps in obtaining a clear end-point in the formal titration.

Proteolysed Liver may also be used in the form of a paste, with a solid content not less than 65 per cent W/W, but the labelling should be on dry basis, the specifications being same as given above. It may contain 0.1 per cent of benzoic acid or a suitable concentration of other harmless preservative.

11. For Schedule G of the said rules, the following Schedule shall be substituted, namely:—

"SCHEDULE G"

(See Rule 97)

Aminopterin.
 Busulphan, its salts.
 Carbutamide.
 Chlorambucil, its salts.
 Chlorpropamide, its salts.
 Cyclophosphamide; its salts.
 Disodium Stilboestrol Diphosphate.
 Ethosuximide.
 Hydantoin; its salts; its derivatives; their salts.
 Insulin.
 Mannomustie, its salts.
 6-Mercaptopurine, its salts.
 Metformin; its salts.
 Methotrexate, its salts.
 Methsuximide.
 Paramethadione.
 Phenformin; its salts.
 Phensuximide.
 Thyroid gland; active principles of; their salts.
 Tolbutamide.
 Triethano melamine; its salts;
 Triethylene Thiophosphoramide.
 Troxidone.

NOTE.—Preparations containing the above substances are also covered by this Schedule.

12. For Schedule H of the said rules, the following Schedule shall be substituted, namely:—

"SCHEDULE H"

(See Rules 65 and 97)

Allyle isopropylacetylurea.

Amidopyrine; its salts; amidopyrine sulphonates; their derivatives; their salts.

Aplol

Arsenic, organic compounds of, for injection.

Barbituric acid; its salts; derivatives of barbituric acid, their salts; compounds of barbituric acid, its salts, its derivatives, their salts, with any other substance.

Beta-aminopropylbenzene (amphamine); its salts, its derivatives, their salts; beta-amino-isopropyl-benzene, its salts; its N-alkyl derivatives; their salts, except when present in appliances for inhalation.

Chloral Hydrate.

Cyclophosphamide; its salts.

Diaminodiphenylsulphone; its salts and derivatives.

Di-isopropylfluorophosphonate.

Dinitro cresols, their compound with a metal or a base except preparations in use in agriculture or horticulture.

Dinitronaphthols; dinitrophenols; dinitrothymols.

Disulphur.

Dithienylallylamine; dithienylallylamines; their salts.

Drugs coming within the purview of the Dangerous Drugs Act, 1930 and marked with an asterisk (*) in Schedule E to the Drugs Rules, 1945.

Epinephrine; its salts.

Ergot, alkaloids of, their salts; their derivatives, the salts of their derivatives.

Gallamine; its salts; its quaternary compounds.

Leverteronol; its salts.

Metamizole

Methyl phenidate; its salts.

Mustine; its salts.

Oxazolidine; its salts.

Para-amino-benzene sulphonamide; its salts, derivatives of para amino benzene sulphonamide having any of the hydrogen atoms of the para amino group of the sulphonamide group substituted by another radical excluding carbutamide; their salts.

Phenylacetylurea.

Phenylbutazone; its salts; its derivatives; their salts.

Phenylcinchoninic acid; its salts; its esters; the salts of its esters.

2-(phenyl-o-tolymethoxy)—ethyl dimethylamine; its salts.

3-piperidino-1-phenyl bicycloheptenyl propanol.

Polymethylene-bis-trimethylammonium salts.

Rauwolfia, alkaloids of; their salts; their esters; the salts of their esters.

Reserpine; its salts; its derivatives, their salts, the salts of its esters.

Salicylcinchoninic acid, its salts, its esters; the salts of its esters.

Sulphonals, alkyl sulphonals.

Tri-(2-chlorethyl) amine, its salts.

NOTE.—Preparations containing the above substances, excluding those intended for topical or external use are also covered by this Schedule, unless otherwise specified.

13. For Schedule I, of the said rules the following Schedule shall be substituted, namely :—

“SCHEDULE I”
(See Rule 101(4).)

Particulars as to proportion of poison in certain cases.

Name of Poison	Particulars
Alkaloids	
Aconite, alkaloids of	The proportion of any alkaloids of aconite that the preparation would be calculated to contain on the assumption that all the alkaloids of aconite in the preparation were that alkaloid.
Belladonna, alkaloids of Calabar beans, alkaloids of Coca, alkaloids of Colchicum, alkaloids of Ephedra, alkaloids of Ergot, alkaloids of Gelsemium, alkaloids of Jaborandi, alkaloids of Lobelia, alkaloids of Pomegranate, alkaloids of Quebracho, alkaloids of, other than the alkaloids of red quebracho, Sabadilla, alkaloids of Solanaceous alkaloids not otherwise included in Column I of Schedule E. Stavesacre, alkaloids of Veratrum, alkaloids of Yohimba.	The same as above, with the substitution for the reference to aconite of a reference to belladonna calabar bean or such other alkaloids of the said poison as the case may require.
Antimonial poisons.	The proportion of antimony trioxide (Sb_2O_3) or antimony pentoxide (Sb_2O_5) that the preparation would be calculated to contain on the assumption that the antimony (Sb) in the poison had been wholly converted into antimony trioxide or antimony pentoxide as the case may be.
Arsenical poisons	The proportion of arsenic trioxide (As_2O_3) or arsenic pentoxide (As_2O_5) that the preparation would be calculated to contain on the assumption that the arsenic (As) in the poison has been wholly converted into arsenic trioxide or arsenic pentoxide as the case may be.
Barium, salts of	The proportion of one particular barium salt which the preparation would be calculated to contain on the assumption that (Ba) in the poison has been wholly converted into that salt.
Digitalis, glycosides of, other active principles of digitalis.	The number of units of activity as defined in the Indian Pharmacopoeia contained in a specified quantity of the preparation.
Hydrocyanic acid; Cyanides; double cyanides of mercury and zinc.	The proportion of hydrocyanic acid (HCN) that the preparation would be calculated to contain on the assumption that the cyanides in the poison had been wholly converted into hydrocyanic acid.
Insulin	The number of units of activity as defined in the Indian Pharmacopoeia contained in a specified quantity of the preparation.
Lead, compounds of, with acids from fixed oils.	The proportion of lead oxide (PbO) that the preparation would be calculated to contain on the assumption that the lead in the poison had been wholly converted into lead oxide.

<i>Name of Poison</i>	<i>Particulars</i>
Mercury, organic compounds of	The proportion of organically combined mercury (Hg) contained in the preparation.
Nux Vomica	The proportion of Strychnine contained in the preparation.
Opium	The proportion of morphine contained in the preparation.
Phenols	The proportion of phenols (added together) contained in the preparation.
Compounds of Phenol with a metal	The proportion of phenols (added together) that the preparation would be calculated to contain on the assumption that the compounds of phenols with a metal had been wholly converted into the corresponding phenols.
Pituitary gland, the active principles of	<p>Either—</p> <p>(a) the number of units of activity as defined in the Indian Pharmacopoeia contained in a specified quantity of the preparation of</p> <p>(b) the proportion of pituitary gland, or of anterior or of posterior lobe of the gland as the case may be, contained in the preparation of</p> <p>(c) the amount of pituitary gland as the or of anterior or posterior lobe of the gland as the case may be from which a specified quantity of the preparation was obtained together with an indication whether the amount relates to fresh or to dried gland substance.</p>
Potassium hydroxide.	The proportion of potassium monoxide (K_2O) which the preparation would be calculated to contain on the assumption that the Potassium hydroxide in the preparation had been wholly converted into potassium monoxide.
Sodium hydroxide	The proportion of Sodium monoxide (Na_2O) which the preparation would be calculated to contain on the assumption that the Sodium hydroxide in the preparation had been wholly converted into Sodium monoxide.
Strophanthus, glycosides of	The amount of Standard Tincture of Strophanthus as defined in the British Pharmacopoeia 1948 which possesses the same activity as a specified quantity of the preparation when assayed by the method described in the said Pharmacopoeia.
Suprarenal gland, the active principles of, their salts.	<p>Either—</p> <p>(a) The proportion of suprarenal gland of the cortex or of the medulla of the gland, as the case may be contained in the preparation ; or</p> <p>(b) the amount of suprarenal gland or of the cortex or of the medulla of the gland, as the case may be from which a specified quantity of the preparation was obtained, together with an indication whether the amount relates to fresh or dried gland substance.</p>

Name of Poison	Particulars
Thyroid gland, the active principles of .	Either— (a) the proportion of thyroid gland contained in the preparation or (b) the amount of thyroid gland from which a specified quantity of the preparation was obtained together with an indication whether the amount relates to fresh or dried gland.

14. For Schedule L of the said rules, the following Schedule shall be substituted, namely:—

“SCHEDULE I”

(See Rules 65(9) and 97)

Adrenocorticotrophic hormone (ACTH)

Androgenic, anabolic, oestrogenic, and progestational substances, the following:—

Benzoestrol,

Derivatives of stilbene, dibenzyl or naphthalence, with oestrogenic activity; their esters;

Steroid compounds with androgenic or anabolic oestrogenic or progestational activity; their esters.

Antibiotics specified below, their salts and derivatives; and salts of their derivatives:—

Bacitracin.

Carbomycin.

Chloramphenicol.

Chlortetracycline.

Collimycin.

Dihydrostreptomycin.

Erythromycin.

Framycetin.

Gramicidin.

Griseofulvin.

Kanamycin.

Novoblocin.

Nystatin.

Oleandomycin.

Oxytetracycline.

Penicillin.

Paramomycin.

Polymyxin.

Spiramycin.

Streptomycin.

Tetracycline.

Tyrothricin.

Vancomycin.

Viomycin.

Amitriptylline; its salts

Antihistamine substances, the following; their salts, their derivatives, salts of their derivatives:—

Antazoline.

Bromazine.

Bucizine.

Chlorcyclizine.

Diphenylpyraline.

Diphenylpyraline.

3-Di-N-butyl-aminoethyl-4, 5, 6-trihydroxyphthalide.

Isothiapendyl (N-dimethylaminoisopropyl thiophenyl pyridylamine).

Meclazine.

Phenindamine.

Pheniramine.

Promethzine.

Propenpyridamine.

Thenalidine; [1-Methyl-4-amino-N-Phenyl-N (2-Thenyl) -Piperidine]
Tartrate.

Substances being tetra-substituted N-derivatives of ethylene diamine or propylene diamine.

Azapetine; its salts.

Benactyzine; its salts.

Bendrofluazide.

Bentthiazide.

Brethilium Tosylate.

Captodine; its salts.

Chlorisondamine Chloride.

Chlormezanone;

Chlorpromazine; its salts.

Chlorprothixence.

Chlorthiazide.

Citrated Calcium Carbamide.

Clidinium Bromide.

Cortisone, hydrocortisone, prednisone, pred-nisolone, triamcinolone and dexamethazone; their esters; their derivatives and esters of their derivatives.

Cyclopenthiiazide.

Dithiazine Iodide.

Ethionamide.

Glutethimide; its salts.

Guanethidine.

Hexadimethrine Bromide.

Hexocyclium methyl Sulphate.

Hydrochlorthiazide.

Hydroxyzine; its salts.

Hydroflumethiazide.

Imipramine, its salts.

Iron preparations for parenteral use.

Isocarboxacid.

Isonicotinic acid hydrazide and other hydrazine derivatives of isonicotinic acid; their derivatives; their salts.

Isoxsuprine.

Meprobamate.

Methaqualone; its salts.

Methylclothiazide.

Methylpentynol; its esters and other derivatives.

Metronidazole.

Nialamide; its salts.

Oxytocin, prepared from the pituitary body or by synthesis.

Para-aminosalicylic acid; its salts; its derivatives, their salts.

Pempidine; its salt.

Pecazine; its salt.

Phenolzine; its salts.

Phenothiazine, derivatives of and salts of its derivatives not otherwise specified in this Schedule.

Phenynamidol; its salts.

Pituitary gland, the active principles of, not otherwise specified in this Schedule; and their salts.

Pivazide.

Polythiazide.

Promazine; its salts.

Pyrvinium, its salts.

Sorbide Nitrate

Sipranolactone.

Thiopropazate, its salts.

Tranlycypromine; its salts.

Trimepazine; its salts.

Vesopressin, prepared from the pituitary body or by synthesis.

NOTE: 1. Preparations containing the above substances excluding those intended for topical, or external use, are also covered by this Schedule.

2. The inclusion of any substance in Schedule L does not imply or convey that such substance is exempted from the provisions of rule 30-A of the Drugs Rules.

[No. F. 1-63/61-D.]

New Delhi, the 22nd July 1963

S.O. 2093.—The following draft of the Drugs Amendment Rules, 1963 which the Central Government propose to make, in exercise of the powers conferred by section 33 of the Drugs Act, 1940 (23 of 1940), is published, as required by the said section, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 10th August, 1963.

2. Any objections or suggestions which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Draft Rules

1. These rules may be called the Drugs (Amendment) Rules, 1963.

2. In the Drugs Rules, 1943 (hereinafter referred to as the said rules), in Part IX of Schedule F to the Drugs Rules after entry 4 under the heading "Any other preparations in a form to be administered parenterally" the following entries shall be inserted, namely,

"5 (1) If the preparation is intended to be administered intravenously as a transfusion solution, it shall comply with the test for heavy metals as specified below:—

(a) if the Injection contains Dextrose only, it shall comply with the test for heavy metals as prescribed in the Indian Pharmacopoeia in the monograph under Injection of Dextrose.

- (b) If the Injection contains Dextrose and Sodium Chloride it shall comply with the following test:

Place a volume of the Dextrose and Sodium Chloride Injection equivalent to 3 g. of Dextrose in a porcelain dish and evaporate to a volume of about 10 ml. Cool, dilute to 20 ml., add 2 ml. of diluted acetic acid, then add water to make 25 ml. Proceed in accordance with the test for heavy metals laid down in the Indian Pharmacopoeia page 889. The heavy metal limit for Dextrose and Sodium Chloride Injection is 5 parts per million.

- (c) If the Injection contains Sodium Chloride only it shall comply with the following test:

To 20 ml. of Sodium Chloride Injection add 2 ml. of diluted acetic acid and then add water to make 25 ml. Proceed in accordance with the test for heavy metals laid down in the Indian Pharmacopoeia page 889. The heavy metals limit for Sodium Chloride Injection is 0.3 part per million.

- (2) Injection containing Sodium Chloride shall, in addition to above test, comply with the limit test for Barium as described under the monograph under the "Sodium Chloride" in the Indian Pharmacopoeia by taking sufficient quantity of the Injection solution and concentrating it to give 0.5 g. of Sodium Chloride in 10 ml. of water."

[No. F. 1-18/63-D.]

S.O. 2094.—The following draft of rules further to amend the Drugs Rules, 1945, which the Central Government after consultation with the Drugs Technical Advisory Board, proposes to make in exercise of the powers conferred by section 33 of the Drugs Act, 1940 (23 of 1940), is published, as required by the said sections for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 15th October, 1963.

2. Any objections or suggestions which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Draft Rules

1. These rules may be called the Drugs (Amendment) Rules, 1963.

2. In the Drugs Rules, 1945,

- (i) in rule 65 after sub-rule (16), the following sub-rule shall be inserted, namely:—

"(17) Drugs shall not be sold or stocked for sale after the date of expiration of potency recorded on the container, label or wrapper or in violation of any statement or direction recorded on the container, label or wrapper."

- (ii) in rule 110, the proviso shall be omitted.

[No. F. 1-55/61-D.]

BASHESHAR NATH, Under Secy.

New Delhi, the 19th July 1963

S.O. 2095.—Dr. Hari Dayal Gupta, L.D.Sc. (Cal.) L.D.S., RCS (Eng.), Lucknow, having been elected as a member of the Dental Council of India under clause (a) of Section 3 of the Dentists Act, 1948 (16 of 1948), the Central Government hereby makes the following further amendment in the notification of the Government of India in the Ministry of Health No. F. 3-2/62-MII, dated the 17th October, 1962, namely:—

In the said notification, under the heading "Elected under sub-section (a) of Section 3", for the existing entry against serial No. 5, the following entry shall be substituted namely:—

"Dr. Hari Dayal Gupta, L.D.Sc. (Cal.), L.D.S., RCS (Eng.) Lucknow.

[No. F. 3-25/63-MPT.]

ORDER

New Delhi, the 17th July 1963

S.O. 2096.—Whereas the Government of India in the Ministry of Health has, by notification No. 16-46/62-MI, dated the 14th June, 1963, made in exercise of the powers conferred by sub-section (1) of section 14 of the Indian Medical Council Act, 1956 (102 of 1956) recognised the medical qualification "Doctor of Medicine" granted by the University of Wurzburg, Germany for the purposes of the said Act,

Now, therefore, in exercise of the powers conferred by the proviso to sub-section (1) of section 14 of the Indian Medical Council Act, 1956 (102 of 1956), the Central Government hereby specifies the period of two years with effect from the date of this Order or so long as Dr (Mrs) Elisabeth Kronschnabl Nee Abmy who possesses the said qualification, continues to work in the St Luke's Hospital, Shri Rampur, Ahmednagar, to which she is attached for the time being for the purposes of teaching, research or charitable work, whichever is shorter as the period to which the medical practice of the said Dr (Mrs) Elisabeth Kronschnabl Nee Abmy shall be limited.

[No. F. 16-45/62 MI (MPT)]

B B L BHARADWAJ, Under Secy

MINISTRY OF LABOUR & EMPLOYMENT

New Delhi, the 15th July 1963

S.O. 2097.—In exercise of the powers conferred by sub-section (1) of section 5 of the Mines Act, 1952 (35 of 1952), the Central Government hereby appoints, with effect from the 15th July, 1963, Shri G S Jabbi to be the Chief Inspector of Mines for all the territories to which the said Act extends.

2 The Notification of the Government of India, Ministry of Labour and Employment, No SO 1777 dated the 21st June, 1963 is hereby cancelled with effect from the 15th July, 1963.

[No 11/3/63-MI]

New Delhi, the 18th July 1963

S.O. 2098.—In exercise of the powers conferred by sub-section (1) of section 83 of the Mines Act, 1952 (35 of 1952), the Central Government hereby exempts for a period of three months or till the cessation of the operation of the Proclamation of emergency, whichever is earlier, the mine operated by Messrs Sandur Manganese and Iron Ores (Private) Limited from the operation of the following provisions of the said Act, namely.—

- (i) section 28,
- (ii) section 29,
- (iii) sub-section (1) of section 30 and sub section (1) of section 31 insofar as the said sub-sections restrict the number of weekly hours to fortyeight, and
- (iv) section 33,

subject to the condition that—

- (i) no person shall be employed on more than one weekly day of rest out of every four weekly days of rest, and
- (ii) the exemption made by this notification shall only apply to the employment of persons on one weekly day of rest out of every four weekly days of rest.

[No 6/5/63-MI]

R. C. SAKSENA, Under Secy

New Delhi, the 16th July 1963

S.O. 2099.—In exercise of the powers conferred by sub-section (1) of section 13 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government hereby appoints Shri G. Raghunadhan to be an Inspector for the whole of the State of Kerala for the purposes of the said Act and of any scheme framed thereunder, in relation to any establishment belonging to, or under the control of the Central Government, or in relation to any establishment connected with a railway company, a major port, a mine or an oil-field or a controlled industry.

[No. 20(35)/63-PF.I.]

New Delhi, the 17th July 1963

S.O. 2100.—In pursuance of the provisions of sub-paragraph (1) of paragraph 19 of Employees' Provident Funds Scheme, 1952, made under section 5 of the Employees' Provident Funds Act, 1952 (19 of 1952) and in supersession of the notification of the Government of India in the Ministry of Labour and Employment, No. S.O. 1727, dated the 12th June, 1963, published in Section 3(ii) of Part II of the Gazette of India of the 22nd June, 1963, the Central Government hereby appoints Shri B. K. Bhattacharya, vice Shri A. P. Veera Raghavan as the Commissioner for the Employees' Provident Fund with effect from the forenoon of the 4th July, 1963, for the territories to which the said Act extends.

[No. 15(13)/63-PF.I.]

New Delhi, the 22nd July 1963

S.O. 2101.—In exercise of the powers conferred by sub-section (1) of section 13 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government hereby appoints Shri Giridhari Swain to be an Inspector for the whole of the State of Orissa for the purposes of the said Act and of any scheme framed thereunder, in relation to any establishment belonging to, or under the control of the Central Government or in relation to any establishment connected with a railway company a major port, a mine or an oil-field or a controlled industry.

[No. 20(52)63-PF.I.]

P. D. GAIHA, Under Secy.

New Delhi, the 20th July 1963

S.O. 2102.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Labour Court, Jullundur, in the matter of a complaint under section 33A of the said Act from Shri S. P. Handa of the United Commercial Bank Limited, which was received by the Central Government on the 8th July, 1963.

BEFORE SHRI KARTAR SINGH CHADHA, CENTRAL LABOUR COURT,
JULLUNDUR

COMPLAINT No. 1 of 1963.

Under section 33-A of the Industrial Disputes Act, 1947.

Shri S. P. Handa, C/o Punjab Bank Employees Federation, Nakodar, District
Jullundur (Punjab)

Vs.

(1) Manager, United Commercial Bank Ltd., Nakodar,

(2) General Manager, United Commercial Bank Ltd., Head Office, Calcutta.

PRESENT:

Shri Tek Chand Sharma, President, Punjab Bank Employees Federation,
Nakodar with the complainant—in person.

Shri S. P. Vohra, respondent No. 1 and Shri K. M. Bagha—for respondent
No. 2.

AWARD

This is a complaint by Shri S. P. Handa, under section 33A of the Industrial Disputes Act, 1947 (hereinafter referred to as *the Act*) against the Manager, and General Manager of the United Commercial Bank Ltd.

2. The allegations in the complaint are, that the complainant joined the service of the respondents on 13th November 1961 as Assistant Cashier-cum-Godown Keeper, originally on temporary basis and thereafter, allegedly confirmed on 13th May 1962, that the complainant also deposited a cash security of Rs. 3,000.00 with the respondents, that thereafter the complainant continued to work with the respondents till 31st May 1962 when he was given a notice that his services were no longer required and thus his services were terminated. It is also alleged that at the time, another dispute between the workmen and the management of the United Commercial Bank Ltd., Head Office Calcutta, was pending with the National Industrial Tribunal, Bombay. The complainant therefore alleges that, in terminating his services, the provisions of section 33 of the Act were not complied with in as-much-as he was neither given notice nor one month pay, as provided in section 33(2) of the Act. That in fact, he was penalised and victimised. In spite of the pending dispute before the National Industrial Tribunal, the respondents did not make any application for approval of their action, under section 33(2) of the Act. He therefore prays that in view of the above stated facts, he may be ordered to be reinstated.

3. The respondents in their written statement, plead that the present complaint under section 33A of the Act should not have been against them or any of them but should have been against the management of the United Commercial Bank Ltd., of which the complainant was the employee, and that as award of the National Industrial Tribunal, in which the dispute was pending had been delivered and published before the filing of this complaint, which was also not competent on that ground. It is denied that there was any contravention of the provisions of section 33 of the Act and further pleaded that the termination of the services of the complainant was justified and proper.

4. Thus, the pleadings of the parties gave rise to the following issues for determination:—

- (1) Whether this complaint, under section 33A of the Industrial Disputes Act, 1947, against the Manager and the General Manager of the United Commercial Bank Ltd., as distinguished from the management of the said Bank, is competent?
- (2) Whether the complaint is not competent under section 33A because the Tribunal in which the dispute was pending, gave its award, dated 28th June 1962 (O.M.).
- (3) Whether the respondent management contravened the provisions of section 33 of the Act?
- (4) If so, whether the termination of services of the complainant was justified and proper?

5. I have today heard the learned representatives of the parties on Issue Nos. (1) and (2) above. The learned representative of the complainant has argued that the instant complaint against the Manager and the General Manager of the United Commercial Bank Ltd., is competent because they were the employers of the complainant. He concludes this from the fact, that the appointment letter was issued by the Manager of Nakodar Branch, under the directions of the General Manager. That would not however, make the Manager or even the General Manager of the United Commercial Bank Ltd., an employer *qua* the complainant, within the meaning of section 33 of the Act. The United Commercial Bank Ltd., being a limited company, must act through some living persons. The Manager or the General Manager therefore acted as only the representatives of the United Commercial Bank Ltd., and not in their individual capacity. They did not represent any body except their Bank—the United Commercial Bank Ltd. It cannot then, in my opinion, be denied that the complainant was the employee of the Bank and not of its other employees, though better placed. The instant complaint should therefore have been against the United Commercial Bank Ltd., and not against its employees even though highly placed, such as Manager or General Manager of the Bank.

6. The learned representative of the complainant realising this weakness, they made an application for leave to amend the complaint so as to implead the management of the United Commercial Bank Ltd., in place of the Manager

of Nakodar Branch or the General Manager. This application is opposed by the learned representative of the management, the United Commercial Bank Ltd. In my opinion, the application for amendment should not be allowed, firstly because in the Industrial Disputes Act, 1947, there is no provision for allowing such amendments and all the provisions of the C.P.C., including those relating to amendment, do not apply to the Labour Courts, secondly because the application is made rather at a late stage and the representative of the complainant went on insisting that the complaint is properly drafted, and thirdly because the complainant can file fresh complaint without any fear of period of limitation. I therefore reject the application for amendment and decide Issue No. (1) against the complainant.

7. So far as Issue No. (2) is concerned, after bearing the learned representatives of the parties, I feel there is no force in the contention that, because the National Industrial Tribunal in which the other dispute was pending at the time when the services of the complainant were terminated, had before filing the present complaint, delivered its award the complainant was not competent. No authority in support of this contention has been shown to me by the learned representative of the Bank. Issue No. (2) is accordingly decided against the management.

In view of my findings on Issue No. (1), the instant complaint is rejected. The complainant is however entitled to file another properly drafted complaint according to law, if so advised.

KARTAR SINGH CHADHA,
Presiding Officer,
Central Labour Court, Jullundur.

The 27th May, 1963.

[No. 55(15)/63-LRIV.]

New Delhi, the 22nd July 1963

S.O. 2103.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Dhanbad, in the industrial dispute between the employers in relation to the Lakurka Colliery, Post Office Katrasgarh (Dhanbad) and their workmen, which was received by the Central Government on the 18th July, 1963.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL,
DHANBAD

In the matter of a reference under Section 10(1) (d) of the Industrial Disputes Act, 1947 (XIV of 1947).

REFERENCE NO. 19 OF 1962

PARTIES:

Employers in relation to the Lakurka Colliery,
Post Office Katrasgarh (Dhanbad)

AND

Their workmen.

PRESENT:

Shri Raj Kishore Prasad, M.A., B.L.,
Presiding Officer.

APPEARANCES:

For the Employers: Shri S. S. Mukherjee, Advocate, with Shri M. R. Banerjee,
Chief Mining Engineer.

For the Workmen: Shri Shankar Bose, Member, Centre Executive Committee, Colliery Mazdoor Sangh.

STATE: Bihar.

INDUSTRY: Coal.

*Dhanbad, dated the 11th July, 1963.***AWARD**

This reference, under Section 10(1) (d) of the Industrial Disputes Act, 1947, was referred, by Government of India, Ministry of Labour & Employment, under its Order No. 2/56/62-LRII, dated 21st June, 1962, to this Tribunal for adjudication of the following industrial dispute, existing between the employers in relation to the Lakurka Colliery and their workmen:—

“Whether removal by the Management of Lakurka Colliery of Shri Bankey Singh, Chaprasi, from service with effect from 13th February, 1962, was justified? If not, to what relief is he entitled?”

2. Today (11-7-1963) both the parties filed a joint petition of compromise, incorporating their agreed minutes, signed by all the parties concerned, praying to accept the compromise and pass an award in terms thereof.

3. I have read the terms of compromise and am satisfied that they are fair and reasonable and in the interest of both the parties, and, therefore, I accept the compromise.

4. As jointly prayed by the parties, this reference is disposed of and an award is passed in terms of the said compromise which is marked Annexure 'A' and made a part of this award.

5. This is my award which I make and submit to the Government of India under Section 15 of the Act.

Sd./- RAJ KISHORE PRASAD,

Presiding Officer,

Central Government Industrial Tribunal,

Dhanbad.

ANNEXURE 'A'

BEFORE THE PRESIDING OFFICER, CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL, DHANBAD.

REFERENCE No. 19 OF 1962.

PARTIES:

Employers in relation to the Lakurka Colliery,

AND

Their workmen.

That without prejudice to the contentions of the parties made in their statements, the above reference has been settled on the following terms:—

- (1) That Shri Bankey Singh will be taken back as a Chaprasi on permanent basis with effect from the date of his joining the service.
- (2) That there will be no break in continuaty of service of Shri Bankey Singh, which would be deemed to have commenced from 1st May, 1962 and the intervening period till he joins will be treated as if on leave without pay.
- (3) That Shri Bankey Singh will report for duties not later than 18th July, 1963.
- (4) That Shri Bankey Singh will not be entitled to any back wages or compensation for the period upto his joining his service.*
- (5) That the parties will bear their own respective costs of this proceeding.

It is, therefore, humbly prayed that the Hon'ble Tribunal may be pleased to accept this compromise and pass an Award in terms aforesaid.

Dated, the 11th July, 1963.

For Workmen:
Sd./- SHANKAR BOSE,
Member,
Central Executive Committee.
Sd./- B. N. SINGH,
Branch Secretary.
Sd./- BANKEY SINGH,
Workman.

For Employers:
Sd./- S. S. MUKHERJEE,
Advocate,
11-7-63.
Sd./- M. R. BANERJEE,
Chief Mining Engineer.
Sd./- J. R. VARMAN,
Welfare Officer.
11-7-63.

Before.

Sd./- RAJ KISHORE PRASAD,
Presiding Officer,
Central Government Industrial Tribunal,
Dhanbad.
11-7-63.

[No. 2/56/62-LRII.]

ORDERS

New Delhi, the 16th July 1963

S.O. 2104.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Parbella Colliery of Messrs Bengal Coal Company Limited and their workmen in respect of the matters specified in the Schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Dhanbad, constituted under section 7A of the said Act.

SCHEDULE

Whether the action of the management of the Bengal Coal Company Limited in reducing the wages of the loaders working in the Dishergarh Seam of Parbella Colliery was justified? If not, what should be the rate of wages which the workmen concerned should get for the work in question?

[No. 8/55/63-LRII.]

New Delhi, the 17th July 1963

S.O. 2105.—Whereas, the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Bombay Dock Labour Board, Bombay and their workmen in respect of the matters specified in the Schedule hereto annexed;

And, whereas, the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Bombay, constituted under section 7A of the said Act.

SCHEDULE

- (i) Whether demand for payment of Rs. 5 per mensem towards dearness allowance and Rs. 5 per mensem towards compensatory-cum-house rent allowance to daily rated Khalasis is justified. If not, what extent, if any, of such demands is justified.

(ii) From what date the payments, if any, are to be made to the daily rated Khalasis.

(iii) Whether the demand for grant of an increment of 25 nP. per day to daily rated Khalasis on 1st January of each year for a period of 10 years beginning from the year 1963 is justified? If not, to what incremental rate are they entitled?

[No. 28/23/63-LRIV.]

New Delhi, the 18th July 1963

S.O. 2106.—Whereas, the Central Government is of opinion that an industrial dispute exists between the employers in relation to Messrs. A. B. Cursetjee and Sons (P) Limited, Bombay and their workmen in respect of the matter specified in the Schedule hereto annexed;

And, whereas, the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Bombay, constituted under section 7A of the said Act.

SCHEDULE

Whether Shri Pundalik Krishna, bargeman of Messrs Ardeshr B. Cursetjee & Sons (P) Ltd., Bombay is entitled to full wages for the period from 20th April 1962 to 2nd November 1962 approximately, when he was refused work by the management.

[No. 28/29/63-LRIV.]

New Delhi, the 19th July 1963

S.O. 2107.—Whereas, the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Indian Bank Limited and their workmen in respect of the matter specified in the Schedule hereto annexed;

And, whereas, the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 7A and clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby constitutes an Industrial Tribunal of which Shri P. N. Ramaswami shall be the Presiding Officer, with headquarters at First Line Beach, Madras and refers the said dispute for adjudication to the said Industrial Tribunal.

SCHEDULE

Whether the imposition of a fine of Rs. 5 on Shri L. Kathiresan, Clerk of the Sirkali Branch, since transferred to Annamalai Nagar Branch of the Indian Bank Limited, Madras, is justified; if not, to what relief is the workman entitled?

[No. 51 (25)/63-LRIV.]

S.O. 2108.—Whereas, the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Bhanora Miners' Hostel of Messrs. Equitable Coal Company Limited, P.O. Dishergarh, and their workmen in respect of the matters specified in the Schedule hereto annexed;

And, whereas, the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Calcutta, constituted under section 7A of the said Act.

SCHEDULE

Whether the management of Messrs. Equitable Coal Company Limited is justified in transferring Sarvashri Ram Samuj and Rabbey Ali from their Bhanora Colliery to the Jamuria A/B Pits and the Bejdih Colliery respectively. If not, to what relief are the workmen entitled.

[No. 6/14/63-LRII.]

P. R. NAYAR, Under Secy.

New Delhi, the 22nd July 1963

S.O. 2109.—In pursuance of clause (c) of sub-paragraph (1) of paragraph 4 of the Employees' Provident Funds Scheme, 1952 the Central Government hereby nominates Shri A. D. Galloway, as a member of the Regional Committee for the State of Madras in the vacancy caused by the resignation of Shri N. G. Bowen, and makes the following further amendment in the notification of the Government of India in the late Ministry of Labour, No. S.R.O. 3381, dated the 2nd November, 1954, namely:—

In the said notification, for entry (6), the following entry shall be substituted, namely:—

"(6) Shri A. D. Galloway, C/o M/s. Parry & Co. Ltd., Dare House, Madras".

[No. 12(1)/63-PF.II.]

S. A. AHMAD, Dy. Secy.

MINISTRY OF FOOD & AGRICULTURE

(Department of Agriculture)

(Indian Council of Agricultural Research)

New Delhi, the 19th July 1963

S.O. 2110.—In pursuance of the provisions of Rule 19(4) of the Indian Lac Cess Rules, 1930, framed under Section 8 of the Indian Lac Cess Act, 1930 (Act No. 24 of 1930), the Central Government hereby publish the audited accounts of "Receipts and Payments" of the Indian Lac Cess Committee for the year ending 31st March, 1960 alongwith the auditor's report.

AUDIT REPORT

PART I

1. Outstanding dues on account of the supply of Broodlac:

A scrutiny of the register of watching bills for supply of brood lac disclosed that the following amounts were outstanding against various officers of different States and Private party etc. on account of the supply of brood lac made to them.

Bill No. and date			Name of Officer	Amount
		dated		Rs. nP
Madras	(i)	66 25-1-1957	D.F.O. Salem north Don	194.12
Madhya Pradesh	(ii)	85 6-11-1957	D.F.O. Bynor Forest Don	1,030.78
	(iii)	90 19-12-1957	D.F.O. Bandha	112.99
	(iv)	91 19-12-1957	Gomati Rawti Aforestation	189.90
	(v)	92 19-12-1957	Do.	2,133.62
Bihar	(vi)	93 19-12-1957	D.F.O. Chandwa	275.25
	(vii)	94 7-2-1958	Deputy Director of Agriculture C.N. Range	82.25
	(viii)	15 18-8-1958	Sri Sarit Kumar Singh, Jhalda (West Bengal)	81.95

	Bill No. and date			Name of Officer	Amount
<i>Gujrat State</i>	(ix)	36	4-2-1959	D.F.O. Bankatha Forest Don	620.00
	(x)	23	1-12-1958	D.F.O. Sringir	300.00
	(xi)	76A	28-8-1959	Chief Commercial Suptd. S.N. Railway, Madras	36.75
	(xii)	78	20-11-1959	D.F.O. Nagpur Wardha Forest Don	2,279.92
<i>Maharashtra Don.</i>	(xiii)	91	13-2-1960	D.F.O. Suredangarh	6.63
<i>West Bengal</i>	(xiv)	Special Officer Lac and Coir West Bengal	292.50

YEARWISE ANALYSIS :

Year	Amount Rs. nP.
1957-58	2,098.91
1958-59	1,001.95
1959-60	2,615.80
TOTAL	5,716.66

It would appear from the above details that some of the dues are pretty old (*viz.* 1957-58). Some effective steps for the early realisation of the dues are highly necessary.

It further appeared that from the record in the register that the sums of 620 and Rs. 300 shown against items (ix) and (x) above respectively had been realised but the amounts were suspected to have been defalcated and were included in the F.I.R. The matter is still under investigation by the Police. Another sum of Rs. 275.25 shown against item (vi) had also been realised but the same was also suspected to have been misappropriated by the Ex-Cashier. This amount did not appear to have been included in the F.I.R. On enquiry it was stated that the fact was detected after the F.I.R. was lodged and the matter was still under correspondence with the Lac Extension Officer. The case may be finalised early.

The sum of Rs. 6.63 shown against item (xiii) has since been realised and credited in the State Bank of India in September, 1960 and the sum of Rs. 292.50 nP. shown against item (xiv) has since been treated as free supply and necessary adjustment made in the accounts for September, 1960.

Reasons for the dues remaining outstanding appears to be due to the fact that previously there was no system of taking the approximate cost of broodlac to be supplied in advance although this system is being followed at present.

From the details it appears that except item (viii) all the defaulters are deptts. of various Governments. Items (viii) is also a private party and the supply should not have been made to him without taking the approximate cost in advance. Immediate steps may please be taken to recover the dues from him otherwise it may likely to become irrecoverable.

2. Heavy amounts of contingent advance outstanding:

(i) It appears from the contingent advance register that large sums remained unadjusted for a pretty long time. Some of the items of advance date back to the year 1957-58 or earlier. These advances were given to the officers of the Committee for watching contingent expenditure or to suppliers for the supply of materials. Details of outstanding advances are indicated below:—

Name of Officer against whom advances are outstanding	Amount			
	1957-58	1958-59	1959-60	Total —
	Rs.	Rs.	Rs.	Rs.
Director, Indian Lac Research Institute	2,169.81	1,716.13	8,561.44	12,447.38
Lac Extension Officer	7.50	..	4,443.50	4,451.00
Statistical Section	149.55	..	1,850.00	1,999.55
Controller of Stationery	1,129.72	5,808.63	6,543.00	13,481.35
Total	3,456.58	7,524.76	21,397.94	32,379

Early steps may please be taken to adjust the outstanding advances specially the old ones at an early date.

(ii) Accounts of advances not properly maintained and delay in adjustment of advances:—

Huge amounts were being paid as advances for meeting contingent expenditure (*viz.* for purchase of broodlac etc.) to various officers of Organisation frequently but the accounts of such advances were not being maintained systematically in a Ledger form and it could not be said at a particular time how much amount of advance was outstanding against an officer. Advances made to Officers on different dates were entered in the register at different pages and the officers did not render accounts of the advances granted separately in respect of each advance but against several advances given to them on different dates. As such unless the advances allowed were entered at one place in the register it might not be possible to watch the adjustment of the advances. It is therefore, desirable that a ledger account is maintained in respect of each officer to whom the advance is given. It became all the more necessary in view of the fact that advances granted were not shown in the closing balance of the cash book. The advance register was the only record through which the adjustment of the advances was watched. It is, therefore, highly necessary that the accounts of the advances are properly maintained.

(iii) Abnormal delay in adjustment of advances:—

It was noticed that there was abnormal delay in adjustment of advances given to officers as will appear from the instances cited below. As the advances are given for meeting urgent contingent and other miscellaneous expenditure and not as standing advances. Accounts of such advances should be obtained as early as possible and not allowed to remain outstanding beyond a reasonable period of time as it was seen that the officers concerned invariably refunded unspent balances in cash after a long time. This amounted to keeping Committee's money out of account for a long time. It may please be ensured that the accounts for advances are rendered as by the officers concerned as early as possible at regular intervals.

Instances Regional Field Station, Damoh.

Date of advance	Amount	Date	Amount
	Rs.		Rs.
8-4-1959	200.00	19-1-1960	1,438.07
8-4-1959	500.00	31-1-1960	40.36
8-4-1959	300.00	31-1-1960	145.60
7-10-1959	650.00	31-1-1960	125.87
2-3-1960	100.00	Balance	0.10
22-4-1959	200.00	20-1-1960	1,173.42
22-4-1959	500.00	3-3-1960	149.63
22-4-1959	225.00	31-3-1960	118.51
4-11-1959	400.00	Balance plus deposited in bank	
22-2-1960	200.00		83.44
	1,525.00		1,525.00

3. Abnormal delay in the adjustment of advances made to the Central Public Works Department for construction of a number of buildings:

(i) It transpired from the register of lands and buildings that a total sum of Rs. 3,86,458 as detailed below had been paid to the Central Public Works Department as advance during the period from 1952-53 to 1957-58 for the construction of a number of buildings:

Year of Account	Amount paid
1952-53	81,920
1953-54	78,244
1954-55	15,009
1955-56	28,540
1956-57	30,540
1957-58	1,52,205
TOTAL	3,86,458

It transpired from the correspondence file that completion certificates in respect of some of the buildings had been furnished by the Central Public Works Department with the result that even in cases where the construction of the buildings had been completed the unutilised portion of the advance unnecessary remained with the Central Public Works Department. It also appeared that a number of buildings were completed to the satisfaction of the Director, Indian Lac Research Institute. It was therefore not clear why the furnishing of completion certificate by the Central Public Works Department was being delayed. Effective steps may be taken to obtain the completion certificate and for adjustment of the advances.

(ii) Work not taken up by the Central Public Works Department although advances paid long back:—

It appeared from the Director, Indian Lac Research Institute letter No. LR-A/51A 60-6611, dated 19th September, 1960 that in the following cases although advances to the Central Public Works Department had been made long before, the works for which the advances had been paid had not been taken up till the date of audit (12/60):—

Name of the building	Amount (Rs.)	Year in which advance made
(i) Extension of store building	8,882.86	—58
(ii) Staff quarters	89,630.00	1958—59
(iii) Addition to Verandah to the extended block of I. o. Division in library	8,760.00	1959—60
(iv) Special repair & water proofing the existing R.B. tiles roof with the tarfelt	37,175.00	Do.
(v) Providing of roof and doors in bath rooms of old 'C' type quarters	2,468.00	Do.
(vi) Roofing of Lac Vetin factory	2,685.00	Do.
TOTAL	1,49,600.86	

Reasons for the delay in starting the work by the Central Public Works Department may be enquired into and steps taken to get the works completed at an early date.

4. Loss in Production Unit:

A Production Unit has started functioning with effect from 1st September, 1959 with the object of preparing finished shellac goods for supply to Govt. Institution as well as to public. The overall position of the Working of the Unit during the year 1959-60 indicated a net loss of Rs. 4,300.44 nP. as indicated below:—

	Rs.
(A) Total purchase during the year	4,400.06
Net stock of materials in hand	1,521.87
Value of raw materials processed	2,878.19
Cost of finished goods taken over on 1-9-59	337.88
	3,216.07
(B) Value of sale during 1959-60	3,935.59
Value of finished and raw materials in hand on 31-3-1960	1,069.72
	5,005.31
(C) Cost of processing and selling :	
(i) Salary of staff	3,154.70
(ii) Advertisement & Publicity	2,278.26
(iii) Labour Charges	295.92
(iv) Stationery & Office Expenditure	44.16
(v) Postage	234.71
(vi) Miscellaneous	81.93
	6,089.68
Total Expenditure as per (A)	3,216.07
Total Expenditure as per (C)	6,089.68
	9,305.75
Less receipts etc. (B)	5,005.31
	4,300.44
Net Loss	4,300.44

In reply to audit query it was stated that the Production Unit had been newly started and some initial expenditure had to be incurred on publicity etc. All precautions and measures are taken in future to run the unit in profit.

5. Stock Account:

- (i) Non-verification of stock of finished goods and raw materials of production unit:

An examination of finished goods and raw materials disclosed that the stock verification for the year ending March, 1960, had not been conducted. It is desirable that a stock taking of the materials is done by some responsible person other than the unit Manager.

- (ii) Stock found excess/short as a result of physical verification not adjusted:

It was noticed that the physical verification of stores in the Central Stores, as well as in Chemical and Entomological Sections were regularly conducted each year but no action was taken to adjust the excess shortages found. Stores found in excess were not entered as receipts in the stock account and the shortages found were not investigated and the cost thereof recovered from the person responsible or written off under the orders of the competent authority. This defeats the very purpose of conducting the physical verification of stores. This warrants explanation

- (a) Central Stores:

(i) A list of stores found short in various years have been indicated in Appendix 'H' to this report. The total approximate value of the shortage worked out to Rs. 257.52 nP. Although the shortages were found in each year during the period from 1953-56 to 1959-60 no steps were taken to investigate into the shortages and fix responsibility for the shortages.

(ii) Similarly, excesses were also found as a result of physical verification in different years but the excess stores found in stock were not entered as fresh receipts in the stock register. It is strange that stores found in excess in one year were not again found in excess in the subsequent years' verification although the excesses found in previous years remained unadjusted. It shows that the verification was not done properly or the excesses found were removed from the Store. The matter warrants investigation. A list of stores found in excess has been indicated in Appendix I.

(b) Entomological and Chemical Sections:

The total number of Scientific Stores found short/excess in the Entomological and Chemical Sections have been indicated below. No action had been taken to investigate into the shortages or to adjust the excesses till the date of audit (12/60):—

Entomological Section

Year	Total number of articles	Shortages
1958-59	44	Shortages
1959-60	78	Shortages

Chemical Section

1958-59	1512	Shortages
1959-60	79	Excesses.

The above state of affairs would indicate that the maintenance of stock account were far from satisfactory. In reply to audit query, it was stated that immediate action was being taken to take action on the verification reports. It is desirable that this is done without any further delay.

(iii) Similar shortages discovered in previous verifications were pointed out in para 4 of Part II of the Inspection Report No. 348 of 1957-58. Details of these are given in Appendix H of this report. Action taken to fix responsibility for the shortages and recovery of the cost of these had not yet been reported to audit even after a lapse of. The value of shortages may also be ascertained and reported to audit.

(iv) Theft of over drying electric heater valued @ Rs. 525 and other articles:

The stock Registers of the Director, Indian Lac Research Institute disclosed that the undernoted articles had been stolen away:—

Page No. of Stock Register.	Articles stolen	Value
214 A .	Copper Coil tabular 50 ft.	Not known
289 A .	Distilled water plect Electric heated 1/4 gallon	Not known
2538 .	Over drying electric heater	Rs. 525/- (approximately)
3258 .	Rain gauge one	Rs. 7/- (approximately).

The above case was also pointed out in para 9 of the Inspection Report No. 348 of 1957-58 but the action to obtain write off of the value of the stolen articles from the competent authorities in case the persons responsibility for the theft could not be fixed up yet remained to be taken.

6. *Expenditure in connection with the Shellac-cum-Tobacco Officer in U.K.*

It was pointed out in para 12(i) of the Inspection Report No. 174 of 1955-56 as well as para 6 of the Audit Inspection Report No. 348 of 1957-58, that a sum

of Rs. 4,403-8-0 was provisionally refunded to the Indian Central Tobacco Committee on account of the amount paid by them in excess of the 50% share payable in connection with the expenditure incurred in the United Kingdom for the establishment of the Shellac-cum-tobacco Officer. The final certified account of expenditure out of the amount is still awaited from the High Commissioner, even after a lapse of nearly 4 years.

7. Irregular Purchase of Hats:

In para 12(ii) of the Inspection Report No. 174 of 1955-56, it was pointed out that in his audit certificate relating to the account for 1950-52 the Auditor of Indian Accounts stated that the expenditure of a sum of £7-18S. over the purchase of hat could not be satisfactorily explained by the Shellac Officer. In the given circumstances the money were to be either recovered from the person at fault or it was to be written off by the competent authority. In his reply, the Secretary had in his letter No. stated that the matter was under correspondence with the High Commissioner for India and the Govt. of India, Ministry of Food and Agriculture. No further progress in the case has been reported so far even after a lapse of years. The case may be finalised early. The final position of the case may be made known to the audit.

Accounts of Miscellaneous Receipts:

In para 26 of the Audit Inspection Report No. OAD(NC)-174 of 1955-56, it was suggested that the Director of Lac Research Institute should maintain a cash book showing the receipt and disposal of the sale proceeds of miscellaneous articles etc. No cash book for the purpose had been maintained so far. During the course of present audit the Secretary, however, stated that accounting procedure which contain provision for the maintenance of the cash book by the Director, Indian Lac Research Institute had been placed before the Committee. The decision of the Committee on the subject may be intimated to audit in due course.

8. Adjustment in respect of Intensive Demonstration of Lac:

In para 11 of the Audit Inspection Report No. 158 of 1956-57 and para 12 of Inspection Report No. 348 of 1957-58, it was pointed out that certain amounts were paid to different State Governments on account of 50% share of expenditure incurred by those Govts. in connection with the intensive demonstration scheme. But certified consolidated accounts of these expenditures in the cases noted below had not been obtained from the respective Accountant Generals so far, inspite of the objection raised.... years ago. The same may be obtained and produced to the next audit.

Authority in support of Payment	Name of Govt.	Year	Amount
			Rs.
1. Chief Conservator of Forests, Bombay, letter No. 33/C/11/1017 of 1954-55 dt. 27-4-1954	Bombay	1953-54	2,800-00
2. Do. letter No. 33/C/11/16652 dt. 18-3-1955	Bombay	1954-55	1,963/2/0
3. Do. letter No. 33/C/11/494	Bombay	1954-55	242/6/0
4. Do. letter No. 33/C/11/494 of 13-4-55 (242-6-0).	}	1955-56	2,893/8/0
5. Do. letter No. 17209 dated 24-3-1956 (2,657-2-0)			
(2,893-8-0) }			
6. Director of Agriculture, U.P. letter No. FR-9711/R-101/1955 dt. 31-3-1955	Uttar Pradesh	April 1954 to February, 1955.	3,286/8/0

9.

10. Purchase at Un-economical Rate:

Three adaptors pyrex-ground joint B/24/29 were purchased from M/s. S. K. Biswas and Co., Calcutta @ Rs. 18.50 each *vide* Vr. No. 12/CD dated the 16th April, 1959 for Rs. 58.58 nP.

It appeared from the comparative statement that the lowest rate quoted by M/s. Electronic Corporation, Ranchi was Rs. 15 each. No reason was assigned as to why the lower rate was not accepted. On audit query it was stated that the lowest rate was not accepted as the stone was not as per the specification.

Similarly one flood light 200 volts of 1000 w. and two flood light of 500 w. were purchased from M/s. Balmer Lowrie @ Rs. 115 and Rs. 107.50 each respectively although the lowest rates quoted by M/s. National Electric Engineering Co. were Rs. 90 and Rs. 80 each respectively. The reason assigned for purchasing at the higher rates was for better quality. There was nothing on record to show that the article for which lower rates were quoted were not suitable. While rejecting the lower rates, specific reasons for rejection should have been kept on record in both the cases.

There would have been a saving of Rs. 108.25 to the Committee had the purchase been made at the lower rates as indicated below:—

Vr. No. 625 CD dt. 26-3-1960		Rs. nP.
Flood light 1000 w 1 no.		115.00
Do. 500 w 2 nos.		215.00
Do. C.S.T.		23.10
Insurance charges		5.18
TOTAL		358.28

Price as per rates quoted by M/s. National Electric Eng. Co.

Flood light 1000 w 1 no.	90.00
Do. 500 w 2 nos.	160.00
No extra charges	
Difference	250.00
(Extra expenditure)	108.28

It was also noticed in several other cases of purchases that higher rates were accepted, the reason being assigned as "better quality". This does not appear to be sufficient. While rejecting the lowest quotation full reason as to why the lowest rates are rejected should be recorded.

11. Extra expenditure due to delay in placing order or obtaining import licence;

As per Directors letter No. LRC/2Q/58-3346 dated the 5th/6th August, 1958, inviting quotations for supply of Scientific apparatus etc. quotations were received from different firms. The National Scientific Instrument Co. in their quotations dated the 16th June, 1958 had quoted a sum of Rs. 950 each plus incidental charges for constant voltage stabilization cap. 1000 w. Their rate being the lowest was accepted, and an order for supply was placed with them *vide* Director's Order No. 125/58 dated the 19th November, 1958 whereupon the firm stated that they were not in a position to supply at the above rate as the order for supply was placed, after much delay and the cost of raw materials had since increased. The value prevalent at the time of order was Rs. 1,045 each and was ready to supply at that rate from their ready stock.

The above rate was accepted against the rate of Rs. 1,022 each quoted by M/s. Toshniwal Bros. Private Ltd. in view of the fact that the National Scientific Instrument Co. was prepared to supply from their ready stock whereas M/s. Toshniwal Bros. Ltd. had given the date of delivery to be 5 to 6 months from the receipt of orders and import licence would also be requested.

The apparatus was actually supplied in 3/59 *vide* suppliers bill No. 6490/59 dated the 16th March, 1959 for Rs. 1,163.30 nP. and the actual payment to the firm was made in 9/59 due to certain defect in the store. The store was actually supplied after 5 months from the date of first order (*viz.* 11/58) and after nine months from the date of submitting quotations (*viz.* 6/58).

The following observations are made in this connection:

- (1) Had the delay in placing orders for supply been avoided there would have been a saving of Rs. 104.50 to the Committee as indicated below:—

1045-950	Rs. 95.00
Add 7% S.T. and 3% Safe delivery charges	Rs. 9.50
TOTAL:—	Rs. 104.50

12. Irregular payment of sales Tax:

In the following cases of supplies, Sales Tax was paid although there was no mention of the payment of sales tax in the quotations submitted by the suppliers. In the absence of any specific mention of sales tax in the quotation as a separate item it may be assumed that the rates quoted by the firm are inclusive of sales tax and no extra payment or account of sales tax is admissible in such cases.

- (a) Supply of furniture:

Bill No. 6657/159 dated 7-7-1959

Cheque No. OA/4 433280 dated 28-7-59 for Rs. 2,267/-

Name of supplier:—Sardar Furniture Works, Ranchi

In their original quotation dated the 9th October, 1958 or in the revised quotation No. SF/4/1/59 dated the 8th May, 1959, the firm had not mentioned any terms regarding the payment of sales tax but a sum of Rs. 87/- was paid on this account.

- (b) Printing of Annual Report of the Committee done by the Glasgow Printing and Co. (P) Ltd., Vr. No. 185/C dated 9th September, 1959 for Rs. 2,000/-.

There was no mention of payment of sales tax in the original quotation of the above firm. The firm submitted their bill No. 144/59-60, dated the 11th August, 1959 for Rs. 2,141.92 nP. including Rs. 140.12 nP. as sales tax for the above work. The bill was provisionally passed for Rs. 2,000/- *vide* Vr. No. 185/C dated the 9th September 1959 and the question of payment of sales tax was referred to the Directorate Advtg. and Visual Publicity, Ministry of Information and Broadcasting, New Delhi, *vide* letter No. PS-IV-4/59 dated the 15th September, 1959. It appeared from the reply No. 51/25/59-PT dated the 23rd September, 1959 of the Directorate that the practice followed by them was to ask the printers tendering to include 1% Central Sales Tax in the quotation subject to issue of Form 'D'. This was calculated on the whole job (inclusive of composing, Printing, Binding and papers etc.).

On receipt of the reply of the Directorate mentioned above the balance amount of Rs. 141.92 nP. (Rs. 2,141.92—2,000/-) including sales tax of Rs. 140.12 nP. was paid to the firm *vide* Vr. No. 404/C dated the 7th March, 1960.

- (c) Brass wire netting worth Rs. 2,637/7/3 was purchased by the Director, I.L.R.I. which included a sum of Rs. 172/9/3 as detailed below on account of sales tax although the firm had not claimed any extra charges for sales tax in the quotation for supplies. The entire amount stands recoverable from the firm.

Vr. No. 284/CD	dated 9-11-1959	Rs. 47-14-3
Vr. No. 285/CD	dated 9-11-1959	Rs. 64-13-3
Vr. No. 286/CD	dated 9-11-1959	Rs. 59-13-9
TOTAL :-		Rs. 172-9-3

13. Purchase orders split up to avoid the sanction of higher authority

(i) It appeared from the copy of indent No. Q. No. 16 of the Director, Indian Lac Research Institute that 40 rolls of Brass wire netting were required. Out of which 15 rolls were required immediately. It further appeared from the comparative statement that the lowest quotation was Rs. -/9/- per sq. ft. of M/s. Beyrang Trading Co., Varanasi, with no extra charge on account of sales tax. The second lowest quotation was Rs. -/10/- sq. ft. of M/s., Agarwal Wire Metting Stores, Varanasi, plus the usual tax. They were ready to supply 15 rolls from ready stock. It was ordered by the Director on the comparative statement that orders for the supply of 15 rolls should be placed with the latter firm and the balance from the former.

It would appear from the following vouchers that 39 rolls were purchased at a total cost of Rs. 2,923.21 nP.

Vr. No. and date	No. of rolls	(Rs.) Amount	Name of Suppliers
235/CD dated 4-9-59	4	285-11-0	M/s. Agarwal Wire Netting Stores.
284/CD dated 9-11-1959	10	731-12-3	M/s. Bayrang Trading Co.
285/CD dated 9-11-1959	13	991-1-3	do.
286/CD dated 9-11-1959	12	914-10-9	do.
Total	OR	Rs. 2,923-3-3 Rs. 2,923-21 nP.	

As per item 3 of delegation made to the Director, Indian Lac Research Institute, (The I.L.C. Act, 1930) the Director is authorised to purchase stores upto a limit of Rs. 1,500/- in each case for these stores which are not specially sanctioned by the Committee. The purchase of wire netting did not appear to have been specially sanctioned by the Committee.

It is, therefore, clear that orders for the total requirement of wire netting were placed in piece-meal to avoid the sanction of higher authority. The irregularity may please be explained and the expenditure regularised under the orders of the competent authority.

(ii) Quotations for the installation of Pilot Plant for the manufacture of bleached lac were called for from different firms vide Director's No. LR-14/22/3538-43 dated 17th June, 1958.

The following items were necessary for the installation of the plant. The rates accepted for supply have also been indicated against each.

Name of item	No.	Rate accepted
1. Thackelled Vessel	1	Rs. 4,275/-
2. Dilution and acid treatment tank	1	Rs. 3,450/-
3. Drum washer	1	Rs. 3,775/-
4. Receiver tank for drum washer	1	Rs. 1,025/-
5. Sulphuric Acid Storage tank	1	Rs. 765/-
6. Under driven S.S. Cwtrifuge	1	Rs. 5,500/-
7. Drying oven model 20/20-C	1	} Rs. 3,995/-
8. Aluminium trays	16	
9. Filtering vat with false bottom	1	} No order placed.
10. Sodium hypochromatic storage tank	1	

Necessary sanction for the supply of the items Nos. 1, 2, 3, 6, 7, 8 were obtained from the President, Indian Lac Cess Committee, vide I.C.A.R. No. 396/58 Com I dated 3rd January, 1959 as the price accepted were beyond the financial power of the Director, Indian Lac Research Institute (Director's power upto Rs. 1,500/-). The sanction of the President in respect of items 4 and 5 was not taken in view of the fact that price accepted in these cases were below Rs. 1,500/- for which the Director was competent to sanction.

Since all the above items were necessary for the installation of one plant, each component of the plant should not have been treated as separate unit, but one unit as a whole and as such sanction for the cost of the entire plant should have been obtained from the President, Indian Lac Cess Committee. Orders for the supplies had already been placed and the same had already been supplied. Sanction of the President for the above two items may also be obtained now.

14. Sanction of write off beyond financial power:

It was noticed that several motor spare parts were stolen on 21st April 1955, the total value of which was Rs. 578/- and the loss was written off by the Director, Indian Lac Research Institute on 20th July, 1955. Again, the value of one Worthington Pump amounting to Rs. 1,310/- and that of the Lister 12 Horse Power valued Rs. 1,200/- was written off by the Director on 1st July, 1959.

Under item 6 of the delegation made to the Director, Indian Lac Research Institute he is competent to write off the value of stores, tools and plants etc. upto Rs. 500/- in each case. It was, therefore, beyond his power to write off the value in the above cases. Sanction to the write off of the value in the above cases may please be obtained from the competent authority.

It was further noticed that in several cases of materials lost, stolen, broken, damaged or condemned, the value of stores was written off by the Director without working out the value of stores. As his power of sanctioning the write off is limited to Rs. 500/- in each case, it is desirable that the value of store in each case is worked out to see that the value written off is within his financial power.

It was also noticed in several cases that value of stores stolen or broken or damaged was written off as a matter of course without ascertaining the circumstances leading to the loss. It is desirable that before writing off the loss, it should be investigated if the loss was due to negligence of any person and if so the cost thereof should be recovered from him. Value should be written off only in those cases where none is responsible for the loss or the loss has become irrecoverable.

(ii) Sanction of Committee for write off wanting:

Introductory para 16 of the Audit Inspection Report No. 158 of 1956-57: write off of Rs. 485/- being the depreciated value of the motor stolen from the river bed was suggested to the Committee which approved the replies to the entire Inspection report in its January 1958 annual meeting. No specific sanction of the Committee for the write off was obtained. The same may be obtained and a copy of the order sanctioning the write off may be furnished to audit.

15. Purchase of stores on inadequate number of quotations.

16. No receipt granted for cash receipts during the absence of Secretary from Headquarter:—

It was noticed that during the absence of the Secretary, Indian Lac Cess Committee from the Headquarter no receipts in the printed form were granted to payees for the receipt of cash as the receipt books remained in the custody of the Secretary. It is desirable that any non-touring officer or the Superintendent of the Office may be delegated the power of granting receipt in the printed form during the absence of the Secretary, I.L.C.C., from the headquarter.

17.

18. Outstanding paras of the previous Inspection Reports:—

The following paras of the previous Inspection Report were still outstanding. No action had been taken to settle the Inspection Report relating to the year 1959-60 and the replies to the Inspection Report No. OAD (NC)-348 of 1957-58

had not been got approved by the Committee. Special steps may please be taken to settle the paras at an early date. Inspection Report No. OAD(NC)-174 of 1955-56.

Paras, 12, 26 OAD (NC)-158 of 1956-57 Part I :—11 (in respect of Rs. 2,800/-, 1563/2/-, 242/6/0, 2,893/8/-), 12, 13 and 16

Part II :—5, 7, 10, 13, 14(a) 16 and 21

OAD (NC)—348 of 1957-58 :—

Part I :—6, 9, 10

Part II :—1(b) 4, 12, 15 and 16 (i)

OAD (NC)—88 of 1959-60 :—
86 do. :—

All paras except paras 7(v), 6 & 8.

Paras 1, 2 except Sl. Nos. 6 and 9 (except in respect of Rs. 118/-) of part I and Sl. 1, 2, 3, 5, 8, 9, 10, 13, 14, 16, 17, 18, 20 and 21 (Except in respect of Rs. 140.60 nP.) of Part II and Sl. No. 1, 2, 4, 5, 6, 8, 10, 11, 13, 14, 17, and 18 of Part III of Appx. 'A' to audit report. All paras of Audit note except Sl. 1 to 6, 13 to 16, 18 to 25, 27, 28, 29, 31 and 32 of Appendix 'B' and paras 5(c) and 5(d).

Inspection Report No. 332 of 1959-60:—

All paras except introductory V and VI and paras 2(i), (ii), 9 and 11 of part I. Further development in respect of the following paras are given below:—

Para 1(a) Infructuous expenditure of Rs. 877.36 nP.

The administrative approval of the Government of India to the construction of the airconditioned godown at a total cost of Rs. 9,56,908/- had been accorded in their letter No. 12-34/55-Com I dated the 16th November, 1959. Although more than 2 years have elapsed since the date of taking over the land on lease, neither the agreement for the land taken on lease had been executed nor the plan and detailed estimates of the Godown approved by Competent Authority and the work started. The delay was explained to be due to the fact that it was being considered whether the object could not be met by hiring the required accommodation in another air-conditioned godown. During the discussion it was stated by the Secretary that the land had to be taken on lease before the plans for construction were drawn up. This does not satisfy the heavy amount of infructuous expenditure which had increased to Rs. 8,787.36 nP. as detailed below till the date of audit:—

Year	Amount
	Rs.
1958-59	2,652.51
1959-60	4,336.05
1960-61	1,798.80
Total	8,787.36

Para 3:—It is seen that the 11 farms are still running at a loss. The total revenue receipts realised from these farms during the year 1959-60 aggregated to Rs. 13,496.19 as against the aggregate expenditure of Rs. 34,433.27 resulting in a loss of Rs. 20,937.08. In addition, three more farms were opened during the year 1959-60, which also yielded similar results.

	Rs.
Total Receipts	987.15
Total Expenditure	15,609.10
Net loss in these three years	14,622.05

Thus a total loss of Rs. 35,579.13 was incurred by the Committee in running the farms as detailed below:—

Name of Farms	Year of start	Revenue earned	Expenditure incurred
		Rs.	Rs.
1. Thuhamu	1954-55	3,339.44	2,063.72
2. Malichak	1956-57	525.87	2,948.59
3. Painsi Parmachak	1956-57	1,171.62	1,773.36
4. Kanhebar	1956-57	3,790.16	3,097.37
5. Sikra Bundia	1957-58	1,074.61	1,641.91
6. Bagratawa	1957-58	138.62	4,728.39
7. Bhamsanuma	1957-58	298.25	3,470.80
8. Barkua-Turyaninc	1957-58	158.06	2,527.80
9. Padakar	1958-59	220.25	3,123.12
10. Sondar	1958-59	308.00	3,921.02
11. Durgi	1958-59	2,471.31	5,157.19
Total		13,496.19	34,453.27
New farms (3)			
1. Umaria	1959-60	104.75	3,109.36
2. Chandanpur	1959-60	494.75	3,485.86
3. Chakri	1959-60	387.75	9,014.08
Total		987.25	15,607.30

It was noticed, that the balances under the above account were still kept in the current account of State Bank of India instead of being deposited in the Post Office Savings Bank.

In post office savings bank	1,139.00
Invested in Post Office 12 years	
National Saving Certificate	2,22,400.00
In current account in the State Bank of India (upto 31/3/60).	39,392.24
Total	2,62,931.24

The monthly balances during 1959-60 in the current Account were as follows:—

1-4-1959	41,043.88	1-10-1959	26,725.94
1-5-1959	39,743.88	1-11-1959	26,725.94
1-6-1959	38,073.22	1-12-1959	24,577.47
1-7-1959	38,853.22	1-1-1960	24,577.47
1-8-1959	33,688.68	1-2-1960	15,699.71
1-9-1959	35,747.02	1-3-1960	14,321.63
Average	Rs. 28,314.80 nP.		

Since the deposits in the current account with the State Bank of India, do not earn any interest it would have been more beneficial to keep the entire amount in the Post Office Savings Bank Account where it would have earned interest at the usual percentage. Had the amount kept in the current account been kept in the post office savings bank after proper authority an interest of Rs. 630 as shown below could have been earned.

Interest on 20,000/- @2½%	Rs. 500.00
Interest on 8,315/- @1½%	Rs. 130.00 (app).
Total	Rs. 630.00

Even if the amount had been kept in the Saving's Bank Account with the State Bank of India, instead of Current Account as at present the amount would have earned interest to the extent of about Rs. 450 as shown below:—

$$\frac{359778 \times 3}{2 \times 100 \times 12}$$

Rs. 449.72nP.

In reply to audit query as to the circumstances under which investments of certain Provident Fund balances were not made or the amount was not deposited in the Savings Bank Account with the State Bank of India or the Post Office it was stated that amounts were initially required to be paid to the retiring subscribers and also that the rules did not permit deposit in the Saving's Bank Account and that the rule is now being amended. It was, however, not explained why the amount could not be kept in Savings Account in State Bank.

The rules may be amended early and the amount deposited in the Savings Bank in the Post Office pending that in Bank Savings Accounts.

19. Overpayments of.—

Purchase of two Chainometre balances

Vr. No. 28/CD dated the 4th May, 1959 for Rs. 987.80 nP.

Quotations for the supply of balance Chainometre Indian make, capacity 200 grams. Sensibility 1 meg. were called for. M/s. Electronic Scientific Corporation, Ranchi had quoted rate of Rs. 425 each for the balance Chainometre, Benaras make, capacity 200 gms. Sensibility 1/10 mg. whose rate was accepted.

It however, appeared from the above vouchers for the supply of two balances that the balances having 1 mg. sensibility were supplied by the above firm but the payment was made @ Rs. 425 each which the firm had quoted for the balance having 1/10 mg. Sensibility.

M/s. Hospital Supply and Co., Calcutta had quoted the rate of Rs. 70 each for the balance having 1 mg. sensibility. Thus a sum of Rs. 802.44 as detailed below was paid in excess to the firm in the above transaction.

Total cost as per Electrovoice and Scientific Corporation, Ranchi	Rs.	987.80 including S.T. Packing and forwarding charges etc
Total cost as per Hospital Supply and Co. Calcutta had the balance been purchased from them	Rs.	185.36
Difference	Rs.	802.44

The position may please be clarified and steps taken to recover the amount paid in excess at very early date.

APPENDIX B

INDIAN LAC CESS COMMITTEE

Statement of Receipt and Payment Account for the year ending 31st March, 1960

RECEIPTS		PAYMENTS	
	Rs.	Rs.	Rs.
Opening Balance :		A. Administration of the Committee	
Cash Balance		(i) Measures pertaining to the function of the Committee	7,375·84
I.L.C.C. C/A	Nil	(ii) Secretary's office	76,537·38
I.L.C.C. S/A	2,035·02	(iii) Medical aid to the staff of the Committee	15,550·36
			99,463·58
Bank Balance :		B. Measures taken to improve and developments of cultivation and manufacture of lac	
I.L.C.C. C/A	3,48,917·61	(i) I.L.R.I. (excluding Project and expenditure on Estate)	4,33,907·03
I.L.C.C. S/A	53,840·44	(ii) Estate Including new construction	2,37,347·22
Balance with High Commissioner for India (London)		(iii) Special Projects :—	
Investment cost		(a) Analytical Laboratories	21,319·69
		(b) Regional Field Stations	41,777·18
Suspense :		(c) Production Unit	5,858·86
With the State Govt. for supply of brood-lac	8,562·77	(d) Bleached Lac Pilot Plants	7,066·06
Secretary, Director and L.E.O.	21,339·24	(e) French Polishing Unit	1,894·33
		(iv) Lac Extension	1,33,992·44
Security Deposit with Ranchi Electric Supply & Co. Ltd.	4,000·00	(v) Grant-in-aid to other Institutions for Research	10,959·68
Rent for Air-conditioning Godown (Recoverable from Govt. of India)	2,652·51		8,94,122·49
Loss of Cash suspected to have been defalcated	3,970·82		
Imprest with Statistical Inspectors	40·00		

RECEIPTS		PAYMENTS	
	Rs.	Rs.	Rs.
2. <i>Income during the year :</i>		C. <i>Measures taken to improve and develop marketing of lac :</i>	
Money received from the Govt. of India under Agricultural Head-40—on account of Cess Collection		Statistical Section	61,180·88
Interest on Investments		D. <i>Miscellaneous</i>	
Profit on sale of security	1,264·88	(i) Publicity	
Receipt from lac products Production unit	3,518·43	(ii) Miscellaneous	12,946·65
Other Receipts	23,596·07	Total Expenditure	10,67,713·60
3. <i>Outstanding Liabilities :</i>		<i>Closing Balance as at end of 31-3-1960</i>	
Deferred Pay	2,020·00	Current Account	68,181·19
Income Tax	3,614·35	Subsidiary Account	12,146·07
	1,020·00		
		<i>Amount in transit :</i>	
		Amount transferred from current account on 31-3-60, but in course of collection (not accounted for in subsidiary account for 1959-60)	
			80,000·00
		Balance with High Commissioner for India (London)	
			8,300·37
		Investments (at cost)	
			16,08,063·23
		(a) <i>Suspense Account</i>	
		(i) Security Deposit with Ranchi Electric Supply Co. Ltd.	
			4,000·00
		(ii) Security deposit with Gondia Electric Co. Ltd.	
			150·00
			4,150·00
		(b) <i>Amounts recoverable from Government of India</i>	
		(i) Rent for land for air-conditioning Godown at Calcutta :	
		at the end of . 1958-59	
		for	2,652·51
		for	4,336·05
			6,988·56

(ii) Training of Burmese candidates under Colombo Plan :			
Total Expenditure	2,878.86		
Less amount Received	642.86		
	<u>2,236.00</u>	642.86	
(c) (i) With State Govts. for supply of Broodlac	19,997.57	19,997.57	
(d) (i) Indian Lac Cess Committee	12,009.43		
(ii) Statistical Section	150.00		
(iii) Indian Lac Research Institute	18,014.89		
(iv) Lac Extension Officer	4,443.50		
(v) Motor/Cycle advance	1,195.00		
(vi) Festival advance	2,399.28		
(vii) Pilot Survey advance (Statistical Section)	2,989.51		
(viii) Advances towards Pay suspected to have been defalcated	<u>1,378.11</u>	42,579.72	74,358.71
(e) Indian Lac Cess Committee Provident Fund Account :—			
Deposits	24,513.93		
Less Amount of subscription realised	24,354.72		
Excess deposit to be adjusted			159.21
(f) Loss of Cash suspected to have been defalcated (C/O from 1958-59)			3,970.82
(g) Imprest, Indian Lac Research Institute		500.00	
Imprest, Lac Extension Officer (ILCC)		200.00	
Imprest, Indian Lac Cess Committee		500.00	
Imprest, with Statistical Inspectors		40.00	
Imprest, with Postage Account		<u>40.00</u>	1,280.00
GRAND TOTAL	<u>29,24,173.20</u>	GRAND TOTAL	<u>29,24,173.20</u>

APPENDIX 'C'

Details of Securities held by the Committees as on 31st March, 1960, the cost price and the market price thereof.

Sl. No.	Particulars	Face Value	Rate as on 31-3-60	Market value	Cost
		Rs.	Rs.	Rs.	Rs.
1	3% C.I.T. Debenture 1937	1,00,000	96%	96,000.00	96,000.00
2	4% Loan 1960—70	1,00,000	100.60%	1,00,600.00	1,03,275.69
3	3% Loan 1963—65	1,68,400	98.03%	1,65,082.52	1,64,631.31
4	3% Ist Development from 1970—1975	7,84,000	91.75%	7,19,320.00	7,86,517.98
5	3% U.P. Loan 1961—66	10,000	92.75%	9,275.00	9,731.25
6	3 1/2% 10 Years Saving Deposit Certificate	1,00,000	Cost	1,00,000.00	1,00,000.00
7	Postal 12 Years N.S. Certificates	1,00,000	Do.	1,00,000.00	1,00,000.00
8	3½ National Plan Bonds '61	1,00,000	100.05%	1,00,050.00	99,531.75
9	4% Bihar State Development Loan, 1963	50,000	*Cost	*49,687.75	49,687.75
10	3 1/2 National Plans Bonds, 1964	1,00,000	100.00%	1,00,000.00	98,687.50
GRAND TOTAL		16,12,400		15,40,015.27	16,08,063.23

*Market rate not available and so, cost price shown.

APPENDIX 'H'

Statement of shortages found on verification of stock

Reference to Stock Book		Particulars	Quantity	Cost Rs.	Reference to verification Report
P. No.	Book No.				
<u>1956-57</u>					
275	2C	Sodium Carbonates (Anhydrous)	500 gm.	1.14 nP.	Verification Report (at Serial 17 of file LR/A-98E, 1951) dt. 1-8-1956.
130	1A	Barni Porcelam 60 cm.	2	4-3-0	
359	1A	Brushes Volumatic	1	0-6-0	
389	1A	Crucible Forcilam with ud.	1	1-13-3	
103	55	Envelops SE6	13	2-60nP.	
7	D	Absorbent Gauge	12 Pkts.	10-8-0	
<u>1957-58</u>					
198	1A	Beaker, Glass 600 cc	1 No.	1-3-3	Verification Report (Sl. 18 <i>ibid</i>) dt. 25-6-1957.
394	1A	Crucible slix with outlid	1	1-1-00	
<u>1955-56</u>					
345	VA	Conical Flasks	12	216-0-0	Verification Report (Sl. 14R <i>ibid</i>) dt. 22-6-55.

Reference to Stock Book	Particulars	Quantity	Cost Rs.	Reference to verification Report.
P. No. Book No.				
<hr/>				
	1958-59			
878 2C	Sodium Carbonate	1 lb.	2-5-0	Verification Report (at serial 1 of file LR-A/98E 1958) dt. 6-8-58.
4090 3C	Sulphuric Acid	1 lb.	3-0-0	
394 1A	Crucibles	2	2-2-0	
397 1A	Do. . . .	1	8-8-0	
	1959-60			
33 3A	Pipette 2 cc with 1 mark . .	3	2-4-0	Verification Report (at Serial 2 of file of 58 <i>ibid</i>) dt. 30-11-59.
394 2M	5 amp. 2 Pin plug. . . .	2	0-7-0	
			<hr/> Rs. . 257.52	

APPENDIX 'I'

Statement of excesses found on verification of stock but not taken to stock upto 3-12-1960.

Reference to Stock Book	Particulars	Quantity found excess	Cost Rs.	Reference to verifi- cation Reports	Re- marks
P. No. Book No.					
<u>1956-57</u>					
406 IC	Formaldehyde 40%	1 lb.	4-0-0	Verification Report (at serial 17 of file LR- A/98E-1957) dt. 1-8- 1956.	
441 IC	Gum Arabic	1 lb.	1-0-0		
391 1A	Crucible Porcelain	1 No.	1-1-0		
58 5A	Beaker 250 cc. . . .	4 Nos.	9-3-0		
371 M	Iron washer	3 1/2 lb	35-0-0		
66 2M	Black paper	1	2-0-0		
320 3M	Nipple	1	0-6-0		
226 4M	Holder As. rted	3 Nos.	2-2-0		
270 4M	Button Holder	5 Nos.	3-2-0		
307 4M	Bracket and Holder with switch cardboard	1 No.	1-0-0		
358 4M	Dalda and other empty con- tainers	4 No.	1-0-0		
804 5A	5 amp. two pin plug	2 Nos.	0-7-0		
	VI to cc c 2 cc (Ascarbic acid)	12 Amples	36-0-0		
<u>1957-58</u>					
145A IA	Basin glass FB	1	0-13-9	Verification Report (at S. No. 18-2- <i>ibid</i>) dt. 25-6-57.	
34 2A	Cover glass 7/8" Sqr. . . .	1/2 cz.	1-4-0		
	Do. 7/8" circular	4 oz.	10-0-0		
155 2A	Conical flask 50 c.c. . . .	1	1-8-0		
153 2A	Distilling flask 500 c.c. . .	1	2-8-0		
199 5A	Measuring cylinder graduated 250 c.c. . . .	1	13-12-9		
220 5A	Do. 100 c.c. . . .	1	1-10-0		
280 2C	NaOH	2 lb.	7-0-0		
305 { M3	Sockets	3	0-6-0		
307 {					

Reference to Stock Book		Particulars	Quantity found excess	Cost. Rs.	Reference to verification Reports
P. No.	Book No.				
1959-60					
460	3A	Thermometer (O-36)	1	3-7-3	Verification Report (at serial 2 of file LR-A/98E-1958) dt. 30-11-59.
4003	3C	Acetic Antydridi	2 3/4 lb.	25-6-0	
198	1A	Beaker 500 cc.	3	3-9-9	
231	1A	N.M. Bottles 4 oz.	2	1-4-0	Verification Report (at serial 3 of file 1958 <i>ibid</i>) dt. 2-9-60.
378	2M	G. . Bund	1	0-3-0	
3048	3C	Acid Sulphuric E.P.	1 lb.	3-0-0	
62	2A	Clamp Beaker	1	4-8-0	
TOTAL				178-11-6	

[No. 3-78/61-Com.IV.]

N. K. DUTTA, Under Secy.

MINISTRY OF MINES AND FUEL

New Delhi, the 19th July 1963

S.O. 2111.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum from the Cambay Gas field in Gujarat State to the Dhuwaran Power Station in Gujarat State, pipelines should be laid by the Oil and Natural Gas Commission and that for the purpose of laying such pipelines, it is necessary to acquire the right of user in the land described in the Schedule annexed hereto;

2. Now, therefore, in exercise of the powers conferred by sub-section (1) of section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein.

3. Any person interested in the said land may, within 21 days from the date of this Notification, object to the laying of the pipelines under the land to the competent authority at L.M.P. Building, 4th Floor, Sayaji Ganj, Baroda in the office of the Oil and Natural Gas Commission. Every person making such an objection shall also state specifically whether he wishes to be heard in person or by a legal practitioner.

SCHEDULE—8

State	District	Tehsil				
Gujarat	Kaira	Cambay				
Village	Survey No.	Acre	Guntha	Sq. Yds.	Sq. Ft.	
1. Malasoni	80	0	3	25		
	81	0	3	00		
	83	0	11	00		
	90	0	3	00		
	91	0	2	00		
	6	0	3	50		

Village	Survey No.	Acre	Guntha	Sq. yds.	Sq. ft.
	107	0	3	00	
	178	0	3	00	
	182	0	4	00	
	187	0	3	50	
	188	0	2	00	
	131	0	2	50	
	132	0	3	50	
	133	0	3	50	
	134	0	2	50	
	64	0	7	75	
	113	0	1	75	
	114	0	1	00	
	115	0	6	00	
	116	0	3	00	
2. Paladi	265	0	3	00	
	266	0	2	50	
	26	0	3	25	
	42	0	3	00	
	41	0	3	00	
	40	0	5	00	
	32	0	3	50	
	33	0	1	00	
	15	0	2	25	
	16	0	3	25	
	25	0	6	00	
	27	0	3	50	
	29	0	2	00	
	44	0	2	75	
	43	0	1	00	
3. Zolapur	71	0	2	75	
4. Lunaj	265	0	3	00	
	272	0	4	00	
	266/1	}	2	50	
	266/2				
	280	0	5	00	
	285	0	0	50	
	286	0	0	50	
	237/1	}	2	50	
	237/1/2				
	237/2				
	278	0	1	00	
	281	0	1	50	
	284/1	}	3	75	
	284/2				
	282	0	3	00	
	335	0	2	75	
	337/1	0	4	25	
	344	0	2	50	
	345	0	1	50	
	346	0	1	50	
	347	0	3	00	
	358	0	1	75	
	355	0	1	00	
5. Cambay	605/1	}	1	00	
	605/2				
6. Neja	51/1	}	3	00	
	51/2				
	51/3				
	53	0	4	00	
	54	0	0	50	

Village	Survey No.	Acre	Guntha	Sq. Yds.	Sq. Ft.
7. Sokhada	194	0	4	00	
	195/3	0	1	50	
	197/3	0	2	00	
	197/1	0	1	50	
	196/1	0	1	00	
8. Patlawadi	198	0	4	00	
	1	0	8	00	
	42	0	3	50	
	29/1	}			
	29/2		1	50	
	32		1	50	
	31	0	1	75	
	8	0	3	00	
	33	0	3	00	
	46	0	1	50	
	92	0	5	50	
	874	0	2	50	
	880	0	3	50	

K. N. MEHTA,

*Liasion Officer,**Oil & Natural Gas Commission.*

(No. 31/38/63-ONG.)

S.O. 2112.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum between Barauni Refinery in Bihar State and Haldia Port in Calcutta in West Bengal State, Pipelines should be laid by the Indian Refineries Limited and that for the purpose of laying such pipelines, it is necessary to acquire the right of user in the land described in the Schedule annexed hereto;

2. Now, therefore, in exercise of the powers conferred by sub-section (1) of section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein.

3. Any person interested in the said land may, within 21 days from the date of this Notification object to the laying of the pipelines under the land to the competent authority at 9, Syed Amir Ali Avenue, Calcutta-17 in the office of the Indian Refineries Limited. Every person making such an objection shall also state specifically whether he wishes to be heard in person or by a legal practitioner.

SCHEDULE

State: West Bengal Distt. : MIDNAPORE

Tehsil/Thana : SUTAHATA

Village	Survey No. (Plot No.)	Extent (Acra)	Village	Survey No. (Plot No.)	Extent (Area)
DARIBERE, J.L. 46.	511	·11	SAPUYA, J. L. 48— <i>contd.</i>		
	512	·05		64	·16
	513	·02		95	·24
	515	·03		96	·07
	516	·06		97	·27
	517	·005		98	·24
	512A	·06		115	·01
SAPUYA, J.L. 48	7	·17		116	·12
	8	·24		117	·41
	9	·06		119	·14

Village	Survey No. (Plot No.)	Extent (Area)	Village	Survey No. (Plot No.)	Extent (Area)
SAPUYA, J. L. 48— <i>contd.</i>	120	11	HADIA, J.L. 47— <i>contd.</i>	1110	10
	121	11		1113	09
	139	55		1114	08
	141	04		1115	05
	197	07		1116	05
	198	05		1117	08
	494	20		1118	005
	495	13		1119	06
	496	09		1120	17
	509	22		1121	06
	510	03		1125	01
	540	005		1126	20
	561	005		1127	21
	562	01		1128	04
	576	27		2188	19
HADIA, J. L. 47	62	04	BA RBASUDEVPUR, J. L. 62	1346	01
	63	17		1347	08
	64	03		1348	24
	65	30		1349	15
	94	04		1367	04
	95	34		1368	36
	96	13		1370	01
	97	10		1371	19
	98	25		1372	05
	99	20		1373	005
	101	03		1434	15
	102	25		1435	01
	109	25		1446	02
	110	07		1447	14
	112	09		1448	05
	113	09		1451	07
	114	23		1605	06
	116	33		1609	27
	117	02		1652	03
	118	29		1653	07
	217	02		1660	20
	232	31		1661	31
	234	03		1662	07
	235	05		1663	06
	237	15		1664	30
	238	03		1665	09
	239	01		1896	06
	241	21		1902	05
	248	13		1903	07
	253	07		1904	47
	254			1905	11
	255			2049	19
	264			2050	14
	267			2051	08
	268			2052	06
	270			2053	07
	467			2054	23
	468			2190	10
	469			2191	12
	471			2192	005
	513			2193	15
	514			2194	15
	515			2319	18
				2320	37
				2321	005
				2323	16
				2324	19
				2325	06

Village	Survey No. (Plot No.)	Extent (Area)	Village	Survey No. (Plot No.)	Extent (Area)
BARBASUDEVPUR, J.L. 61.— <i>contd</i>	2335	05	MANAHARPUR, J.L. 92	2	21
	2348	05		3	04
	2535	09		6	09
	2536	06		7	09
	2537	04		8	09
	2538	03		11	005
	2539	04		157	08
	2540	17		158	01
	2541	005		160	01
	2732	23		161	20
	2740	30		162	005
	2741	58		167	19
	2743	59		168	07
	2744	03		169	21
				199	08
				200	04
GORANKHALI, J.L. 61.	394	07		203	05
	395	26		204	29
	396	18		205	03
	397	19		206	01
	398	03		208	005
	399	09		215	01
	401	10		216	005
	402	05		304	20
	405	06		311	07
	406	23		314	18
	407	25		319	08
	408	23		320	11
	409	01		323	13
	410	005		324	03
	443	02		325	11
	471	01		326	12
	472	17		327	09
	473	005		330	07
	484	20		331	15
	485	23		334	01
	486	32		342	04
	487	37		344	03
	491	30		349	02
	496	01		350	08
	497	63		351	005
	507	20		352	11
	508	16		353	03
	509	13		356	05
	510	06		357	09
	511			358	07
	517			362	13
	526			369	09
	527			422	08
	620			423	03
	621			424	07
	622			425	11
	710			428	06
	713			429	05
	714			430	06
	717			432	11
				436	01
				437	07
				438	34
				440	09
				1782	02
				1799	02
				1824	13

Village	Survey No. (Plot No.)	Extent (Area)	Village	Survey No. (Plot No.)	Extent (Area)
Chaulkhota, J. L. 93	644	01		1516	03
	645	19		1517	05
	646	17		1520	15
	649	14		1521	005
	666	02		1525	33
	667	15		1526	005
	668	25		1539	04
	671	02		1540	13
	715	09		1543	15
	717	17		1544	09
	718	01		1545	09
	719	11		1546	09
	720	07		1547	09
	721	17		1590	13
	722	09		1591	29
	892	005		1593	14
	1053	16		1594	01
	1062	16		1607	15
	1064	09		1608	25
	1065	09		1615	41
	1066	04		1616	17
	1067	005		1617	19
	1068	15		1618	07
	1069	03		1638	11
	1081	16		1640	19
	1082	15		1643	02
	1086	04		1644	19
	1087	08		1649	29
	1088	05		1651	14
	1089	09		1653	02
	1090	01		1654	09
	1091	04		1655	02
	1092	13		1660	15
	1093	09		1661	03
	1103	02			
	1124	03			
	1135	13			
	1136	11			
	1137	09			
	1138	01			
	1139	02			
	1140	07			
	1141	21			
	1145	05			
	1146	23			
	1147	07			
	2482	005			
	2483	06			
	2484	11			
	2486	01			
	2487	03			
	2490	02			
	2491	21			
	2493	01			
	2496	36			
	2498	05			
Shobharampur, J.L., 147	1400	04			
	1404	32			
	1406	28			
	1407	005			
	1414	05			
	1416	23			
	1417	17			
	1418	06			
	1515	03			
Kismatsibramnagar, J.L. 94			1126	01	
			1127	09	
			1128	09	
			1129	09	
			1130	17	
			1131	08	
			1135	08	
			1136	04	
			1143	03	
			1145	06	
			1146	05	
			1147	15	
			1149	03	
			1150	05	
			1167	005	
			1168	01	
			1169	02	
			1175	01	
			1176	01	
			1177	15	
			1178	04	
			1179	06	
			1181	14	
			1182	01	
			1183	04	
			1242	01	
			1243	005	
			1250	15	
			1252	05	
			1253	03	
			1254	04	

Village	Survey No. (Plot No.)	Extent (Area)		Survey No. (Plot No.)	Extent (Area)
	1255	·12		812	·05
	1256	·005		813	·04
	1257	·02		815	·05
	1258	·01		816	·02
	1259	·04		817	·13
	1303	·09		893	·02
	1304	·005		894	·01
	1306	·03		895	·15
	1308	·20		896	·02
	1309	·20		900	·10
	1318	·23		901	·01
	1326	·07		902	·08
	1328	·03		903	·06
	1329	·21		1381	·13
	1330	·17		1382	·16
	1331	·05		1386	·09
	1338	·15		1387	·10
	1339	·05		1388	·05
	1340	·22		1407	·02
	1341	·15		1411	·01
	1649	·005		1412	·06
	1650	·13		1414	·13
	1651	·03		1415	·10
	1652	·25		1416	·21
	1662	·005		1417	·11
	1663	·02		1424	·02
	1664	·04		1425	·19
	1665	·06		1426	·06
	1666	·06		1427	·03
	1667	·05		1428	·21
	1670	·12		1461	·07
	1672	·005		1462	·01
	1674	·02		1467	·11
	1682	·11		1468	·05
	1683	·02		1475	·11
				1476	·18
				1477	·23
	197	·17		1510	·16
	198	·05		1511	·10
	208	·12		1512	·11
	209	·11		1514	·005
	210	·11		1515	·06
	211	·01		1516	·06
	212	·01		1517	·04
	213	·005		1554	·01
	216	·05		1555	·19
	223	·01		1556	·07
	226	·16		1558	·15
	230	·38		1562	·04
	237	·04		1563	·16
	238	·16		1564	·08
	246	·09		1565	·03
	247	·11		1566	·005
	248	·27		1567	·16
	260	·19		1720	·08
	261	·07		1751	·005
	264	·05		1752	·15
	265	·06		1755	·06
	266	·05		1838	·08
	269	·01		1839	·06
	270	·02			
	271	·05			
	798	·06	Kishorepur, J.L. 171	374	·06
	799	·07		380	·02
	810	·01		381	·14
				383	·06

Tetulbere, J.L., 170

Village	Survey No. (Plot No.)	Extent (Area)	Village	Survey No. (Plot No.)	Extent (Area)
	384	·06		393	·19
	385	·05		394	·18
	386	·07		400	·39
	389	·35		401	·01
	390	·05		561	·005

(No. 31/33/63-ONG.)

New Delhi, the 20th July 1963

S.O. 2113.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum between Barauni Refinery in Bihar State and Haldia Port in Calcutta in West Bengal State, pipelines should be laid by the Indian Refineries Limited and that for the purpose of laying such pipelines, it is necessary to acquire the right of user in the land described in the Schedule annexed hereto;

2. Now, therefore, in exercise of the powers conferred by sub-section (1) of section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein.

3. Any person interested in the said land may, within 21 days from the date of this Notification object to the laying of the pipelines under the land to the competent authority at 9, Syed Amir Ali Avenue, Calcutta-17 in the office of the Indian Refineries Limited. Every person making such an objection shall also state specifically whether he wishes to be heard in person or by a legal practitioner.

SCHEDULE

State West Bengal			Distt.	Burdwan	Tehsil/Thana Kanksa
Village	Survey No. (Plot No.)	Extent (Area)	Village	Survey No. (Plot No.)	Extent (Area)
Kanksa, J.L. 86	373	·04			
	374	·01			
	375	·18		557	·17
	376	·005		558	·04
	377	·20		559	·10
	379	·02		561	·01
	380	·02		562	·04
	381	·10		564	·14
	382	·06		566	·03
	383	·07		567	·94
	385	·06		568	·12
	386	·07		941	·18
	389	·04		943	·10
	393	·03		944	·06
	394	·03		951	·02
	395	·06		952	·07
	396	·005		953	·14
	407	·04		954	·06
	539	·005		955	·005
	545	·08		956	·12
	547	·10		957	·15
	548	·12		958	·005
	549	·14		1088	·32
	550	·10		1091	·06
	551	·14		1222	·19
	552	·41		1223	·05
	554	·15			

Village	Survey No. (Plot No.)	Extent (Area)	Village	Survey No. (Plot No.)	Extent (Area)
Birudiha, J.L. 76— <i>contd.</i>	202	005	Manikara, J.L. 77— <i>contd.</i>	615	15
	203	21		616	10
	204	06		617	10
	205	01		623	10
	209	02		627	29
	211	05		628	08
	212	15		629	11
	213	29		633	12
	216	04		634	06
	470	23		638	01
	471	15		639	11
	478	11		640	06
	480	14	Amlajora, J.L. 64	2	10
	485	07		5	07
	486	18		6	11
	490	01		7	03
	491	04		8	005
	493	10		9	09
	497	18		10	25
	500	13		11	02
	503	08		12	17
	505	11		13	04
	3038	08		39	20
				40	18
Mamkara, J.L. 77	145	14		45	10
	146	005		49	13
	147	04		50	15
	149	01		51	11
	150	36		55	08
	156	28		61	09
	160	52		64	23
	178	005		71	10
	179	20		72	28
	180	02		150	01
	183	11		151	23
	184	41		154	19
	186	005		155	13
	397	98		157	07
	413	005		158	35
	414	09		163	005
	415	11		167	15
	416	005		168	17
	417	48		170	01
	424	21		171	05
	426	16		177	10
	559	02		178	01
	560	33		179	01
	561	01		180	39
	562	03		182	32
	563	04		228	09
	564	04		229	26
	573	17		232	24
	574	23		233	15
	575	05	Gopalpur, J.L. 65	3080	41
	576	005		3085	23
	585	11		3089	32
	586	10		3091	54
	587	08		3095	57
	591	04		3098	73
	592	12		3206	11
	593	10		3207	21
	612	01		3208	005
	613	06			
	614	08			

Village	Survey No. (Plot No.)	Extent (Area)	Village	Survey No. (Plot No.)	Extent (Area)
Gopalpur, J.L. 65— <i>contd.</i>	3211	·04	Bamunara, J.L. 58— <i>contd.</i>	2748	·02
	3213	·53		2753	·15
	3240	·21		2760	·08
	3241	·23		2761	·14
	3245	·02		2762	·005
	3246	·23		2765	·06
	3248	·13		2806	·06
	3249	·01		2807	·02
	3444	·06		2807	·02
	3445	·10		2813	·01
	3446	·12		2814	·10
	3458	·11		2815	·11
	3459	·02		2816	·09
	3460	·04		2817	·13
	3461	·11		2818	·09
	3470	·005		2820	·13
	3472	·09		3387	·13
	3483	·01		3388	·005
	3484	·16		3389	·06
	3485	·22		3390	·04
	3486	·01		3397	·17
	3490	·17		3398	·005
	3491	·05		3399	·19
	3494	·26		3427	·05
	3687	·01		3428	·06
Bamunara, J.L. 58 <i>contd.</i>	2551	·005		3429	·08
	2555	·02		3430	·09
	2556	·005		3431	·15
	2579	·03		3432	·205
	2580	·005		3433	·05
	2581	·06		3434	·21
	2582	·19		3484	·01
	2587	·02		3561	·04
	2588	·13		3562	·07
	2594	·08		3568	·23
	2596	·13		3569	·15
	2615	·09		3570	·05
	2616	·17		4840	·01
	2617	·03		4841	·10
	2618	·005		4842	·03
	2621	·01		4843	·12
	2622	·01		4844	·005
	2624	·06		4845	·13
	2625	·11		4850	·005
	2626	·09		4851	·01
	2638	·04		4855	·03
	2639	·05		4856	·18
	2640	·15		4857	·04
	2641	·06		4980	·09
	2649	·03		4881	·03
	2651	·19		4882	·05
	2652	·09		4883	·06
	2653	·02		4884	·05
	2682	·01		4888	·12
	2683	·15			
	2684	·10	Khatpukur, J.L. 59	1	·97
	2685	·05		132	·07
	2686	·01		133	·05
	2692	·11		134	·10
	2693	·14		135	·06
	2733	·20		137	·07
	2734	·14		138	·02
	2745	·08		139	·03
	2746	·01		140	·04
	2747	·09		141	·005

Village	Survey No. (Plot No.)	Extent (Area)	Village	Survey No. (Plot No.)	Extent (Area)
Khatpukur, J.L. 59— <i>contd.</i>	144	·06		428	·01
	145	·13		429	·11
	146	·05		430	·07
	171	·09		440	·05
	172	·10		441F	·01
	174	·005		442	·01
	186	·03		446	·02
	187	·17		447	·01
	188	·28		448F	·05
	247	·13		449F	·04
	248	·09		450	·005
	249	·10		452	·02
	253	·12		453	·08
	254	·17		454	·03
	261	·005		455	·07
	263	·06		459	·005
	265	·02		496	·04
	277	·005		499	·02
	278	·06		500	·05
	283	·01		501F	·05
	284	·05		502	·005
	285	·08		503	·06
	286	·02		504	·04
	291	·01		505	·05
	293	·04		510	·01
	294	·07		511	·02
	386	·01		512	·04
	388	·04		515	·05
	390	·01		516	·03
	391	·07		517	·05
	392	·01		518	·09
	393	·02		520	·05
	394F	·06		523	·03
	395	·02		524	·01
	425	·02		556	·16
	426F	·04		557	·13
	427	·06		562	·03

[No. 31/33/63-ONG-(I).]

S.O. 2114.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum between Barauni Refinery in Bihar State and Haldia Port in Calcutta in West Bengal State, pipelines should be laid by the Indian Refineries Limited and that for the purpose of laying such pipelines, it is necessary to acquire the right of user in the land described in the Schedule annexed hereto;

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SCHEDULE

STATE : WEST BENGAL. Dist. : MIDNAPORE. Thana : MAHISADAL

Village	Survey No. (Plot No.)	Extent (Area)	Village	Survey No. (Plot No.)	Extent (Area)
Guria, J.L. 45	29	005	Tajpur, J.L. 124	980	20
	30	09		981	09
	33	06		982	13
	43	11		1323	02
	44	07		1327	01
	45	11			
	99	02		737	05
	100	03		739	16
	101	06		740	005
	106	005		741	11
	107	03		742	10
	110	11		743	005
	111	05		744	17
	112	04		746	06
	113	03		747	13
	114	02		748	16
	115	09		749	005
	116	005		768	25
	117	02		769	005
	118	03		772	01
	569	09		773	12
	570	07		775	12
	571	10		776	06
	572	09		777	09
	587	03		797	17
	590	005		798	07
	591	005		799	04
	592	17		800	04
	593	08		959	02
	599	05		1492	21
	600	08		1498	03
	601	01	Rajerampur, J.L. 130	1466	25
	603	71		1468	30
	618	10		1469	04
	619	13		1470	07
	630	11		1472	05
	631	005		1473	12
	633	02		1474	04
	634	10		1476	05
	635	11		1476	05
	642	07		1481	05
	643	07		1483	07
	644	07		1484	25
	648	02		1489	26
	649	05		1490	06
	650	07		1512	09
	659	19		1514	32
	681	005		1516	40
	683	15		1523	01
	684	11		1524	02
	685	13		1527	02
	686	03		1528	45
	688	005		1529	005
	918	11		1530	005
	919	01		1532	05
	961	03	Bagda, J.L. 138	998	05
	966	09		999	03
	969	20		1000	03
	970	03			
	978	04			

Village	Survey No. (Plot No.)	Extent (Area)	Village	Survey No. (Plot No.)	Extent (Area)
Bagda, J. L. 138 (contd)	1001	16		1949	11
	1002	005		1950	02
	1003	005		1956	18
	1019	005		1958	11
	1054	03		1959	15
	1056	24		1965	22
	1057	15		1968	21
	1060	13		1969	30
	1061	02		1976	13
	1062	04		1977	16
	1063	05		1978	20
	1068	05		1979	05
	1069	11		1981	07
	1073	01		1982	005
	1092	01		2074	09
	1093	02		2075	07
	1094	23		2076	09
	1095	07		2077	06
	1096	07		2457	30
	1097	04		2477	06
	1098	02		2478	14
	1099	02		2557	04
	1100	04			
	1101	01	Jamburbasan, J.L. 87	721	02
	1102	06		723	23
	1103	01		724	005
	1104	05		726	14
	1136	23		737	12
	1137	16		738	02
	1138	18		739	22
	1142	10		740	09
	1143	11		741	04
	1189	05		742	05
Chanpi, J.L. 146	1572	04		743	04
	1575	27		774	005
	1611	06		775	05
	1612	01		776	09
	1614	01		777	03
	1616	07		778	005
	1791	26	Dhitalbasan, J.L. 100	181	32
	1798	14		200	12
	1799	03		201	05
	1800	06		202	06
	1801	13		203	12
	1802	23		204	04
	1803	06		205	03
	1804	06		210	19
	1805	05		211	12
	1874	03		243	01
	1875	27		1062	05
	1876	27			
	1878	40	Naikundi, J.L. 117	1	13
	1879	18		2	07
	1880	03		3	34
	1881	005		4	08
	1882	05		7	23
	1884	005		8	03
	1934	07		153	24
	1936	01		154	06
	1937	06		155	06
	1938	04		156	05
	1942	13		157	05
	1947	04		159	09
	1948	07		160	09

Village	Survey No. (Plot No.)	Extent (Area)	Village	Survey No. (Plot No.)	Extent (Area)
Naikundi, J.L. 117 (contd).	163	·19		764	·18
	181	·02		765	·12
	412	·04		768	·005
	413	·13		769	·15
	415	·08		770	·005
	416	·04		771	·08
	417	·03		776	·07
	418	·03		777	·02
	419	·09		801	005
	420	·005		802	·01
	422	·09		803	·04
	423	·05		806	·05
	424	·09		807	·12
	468	·005		816	18
	498	·11		817	·02
	499	·09		818	·02
	500	·12		819	·02
	501	·10		820	·005
	502	·15		991	·02
	818	·02		992	·06
	819	·19		993	·01
	820	·12		994	·01
	827	·27		995	·005
	828	·05		999	·08
	829	·07		1002	·08
	830	·11		1003	·07
	831	·13		1004	·03
	832	·06		1005	·13
	833	·06		1006	·10
	426	13		1007	005
	427	·09		1010	02
	429	·07		1011	·07
	434	·11		1012	·25
	435	·13		1013	·05
	436	·04			
	437	·04	Kakurdah, J.L. 136	54	04
	438	·01		57	·01
	452	27		58	·01
	459	005		219	·33
	467	·15		220	·06
	470	·23		221	·02
				222	·04
Kolshar, J.L. 188	78	·005		223	·005
	79	22			
	80	·05	Kanchanpur, J.L. 137	56	·05
	87	·005		88	·09
	88	·01		89	·09
	89	·18		90	·09
	90	·005		158	·15
	92	·18		163	·11
	93	·03		164	·05
	677	·12		165	·03
	678	·08		166	·05
	679	·08		173	·01
	681	·02		174	·05
	693	01		175	·04
	694	·03		176	·05
	697	·03		177	·02
	698	·21		181	·06
	699	·10		182	·06
	703	·09		183	·15
	704	·04		184	·08
	705	·08		185	·09
	706	03		186	08
	763	·005		238	·04

Village	Survey No. (Plot No.)	Extent (Area)	Village	Survey No. (Plot No.)	Extent (Area)
Kanchanpur, J.L. 137— <i>contd.</i>	243	·06		199	·03
	244	·05		200	·03
	247	·04		201	·22
	248	·03		202	·02
	250	·03		228	·11
	251	·07		229	·13
	252	·06		230	·07
	253	·05		231	·12
	254	·04		236	·05
	283	·01		237	·08
	284	·10		238	·21
	285	·21		520	·06
	286	·05		521	·07
	287	·04		522	·09
	288	·04		523	·21
	289	·05		526	·10
	290	·005		527	·07
	291	·005		530	·15
	321	·10		539	·005
	322	·04		541	·11
	323	·04		542	·01
	324	·05		543	·01
	325	·05		581	·10
	326	·07		595	·08
	327	·05		597	·09
	335	·04		598	·08
	336	·10		612	·05
	337	·05		614	·08
	338	·10			
	345	·07	Madhabpur J.L. 122	1170	·02
	349	·05		1171	·05
	350	·05		1172	·03
	352	·02		1173	·05
	1041	·10		1174	·005
	1659	·04		1175	·13
Bagmari, J. L. 101	20	·01		1187	·005
	21	·11		1188	·02
	22	·11		1202	·05
	23	·17		1203	·18
	33	·20		1204	·14
	34	·07		1213	·18
	36	·02		1214	·02
	46	·17		1222	·12
	47	·06		1223	·12
	48	·21		1224	·06
	49	·03		1225	·08
	54	·09		1240	·19
	55	·11		1241	·01
	101	·06		1243	·03
	102	·08		1244	·13
	103	·02		1247	·03
	104	·09		1275	·01
	107	·05		1276	·11
	108	·16		1277	·07
	168	·12		1278	·10
	169	·12		1279	·02
	174	·01		1283	·04
	175	·02		1284	·17
	176	·21		1285	·20
	177	·06		2275	·005
	189	·03		2285	·02
	190	·26		2286	·14
	191	·09		2287	·05
	198	·02		2291	·12
				2292	·005

Village	Survey No. (Plot No.)	Extent (A)	Village	Survey No. (Plot No.)	Extent (Aces)
Madhabpur J.L. 122—contd.	2293	10		1254	06
	2294	03		1337	09
	2295	18		1380	02
	2296	005		1381	10
	2299	04		1382	05
	2307	10		1394	10
	2308	10		1395	06
	2309	06		1396	05
	2310	06		1397	01
	2327	28		1398	02
	2328	10		1399	005
	2329	07		1400	04
	3063	04		1402	12
	3078	14		1407	08
	3079	09		1408	005
				1416	02
	4	11	Jhaupatra, J.L. 144	78	02
	5	17		79	25
	6	10		81	005
	7	13		82	07
	65	01		83	07
	66	10		84	13
	68	005		94	11
	69	03		95	10
	88	005		96	08
	90	02		97	04
	91	07		99	10
	92	07		123	005
	95	08		124	03
	96	02		125	01
	97	005		126	09
	98	06		127	19
	99	01		128	05
	101	14		136	08
	103	06		157	01
	104	06		160	09
	107	01		161	09
	167	03		162	08
	169	11		171	11
	171	15		177	07
	172	05		180	08
	176	29		181	13
	177	10		182	07
	178	05		186	12
Kismat Naikundi, J.L. 116	1182	12		187	09
	1183	02		188	20
	1184	03		206	005
	1197	005		207	27
				208	25
Mandargechhya, J.L. 90.	1129	03		210	17
	1153	04		211	01
	1154	14		212	01
	1155	22		472	005
	1237	02		502	13
	1238	13		503	06
	1239	02		504	05
	1240	01		505	05
	1241	28		510	24
	1242	07		512	08
	1243	02		513	02
	1244	04		514	01
	1245	18		515	05
	1246	10		516	005
	1247	005		517	01
	1252	13		518	02

Village	Survey No. (Plot No.)	Extent (Area)	Village	Survey No. (Plot No.)	Extent (Area)
Jhaupara, J.L. 144— <i>contd.</i>	519	·005	Tikarampur, J.L. 52— <i>contd.</i>	228	·11
	520	·03		229	·06
	521	·02		230	·08
	522	·07		231	·07
	584	·05		232	·03
	585	·05		1495	·03
	586	·29			
	599	·01	Puyeda, J.L. 35	2125	·005
	600	·05		2126	·01
	601	·11		2127	·06
	606	·14		2128	·02
	607	·10		2131	·11
	608	·04		2132	·01
	669	·08		2133	·14
	670	·06		2137	·06
	671	·005		2138	·04
	674	·23		2145	·05
	675	·005		2146	·07
	676	·07		2147	·03
	677	·04		2152	·10
	700	·07		2153	·09
	701	·13		2155	·15
	702	·09		2167	·42
	703	·17		2170	·07
	704	·02		2171	·05
	710	·05		2172	·02
	711	·10		2176	·04
	712	·09		2177	·05
	722	·22		2183	·03
	727	·14		2184	·12
	728	·30		2188	·08
	729	·14		2189	·10
	730	·07		2190	·15
	731	·20		2191	·04
	740	·04		2192	·05
	886	·005		2227	·08
	887	·13	Dakshin Srikrishnapur,		
	888	·02	J.L. 59	4	·01
	889	·05		5	·05
	891	·04		6	·03
	892	·09		7	·03
	893	·04		9	·06
				10	·28
Tikarampur, J.L. 52.	98	·03		11	·06
	101	·03		12	·03
	102	·05		13	·01
	103	·005		14	·005
	104	·09		37	·09
	105	·09		38	·13
	106	·07		39	·07
	107	·06		40	·13
	108	·05		42	·005
	109	·03		43	·19
	118	·01		44	·06
	166	·15		45	·05
	167	·12		46	·06
	168	·23		115	·20
	169	·35		129	·005
	171	·005		130	·07
	172	·20		134	·18
	173	·20		135	·13
	177	·005		136	·21
	196	·03		138	·01
	199	·01		139	·13
	227	·02		140	·13

Village	Survey No. (Plot No.)	Extent (Area)	Village	Survey No. (Plot No.)	Extent (Area)
Dakshin Srikrishnapur, J.L. 59— <i>contd.</i>	141	·11	Lakshya, J.L. 161— <i>contd.</i>	3915	·03
	142	·03		3917	·005
	143	·05		3918	·48
	499	·06		3919	·39
	502	·08		3920	·17
	503	·01		3955	·21
	504	·04		3960	·09
	505	·07		3961	·09
	506	·19		3962	·22
	507	·01		3963	·02
	513	·11		4005	·36
	787	·04		4013	·14
	788	·18		4014	·15
	789	·01		4015	·09
	790	·005		4016	·27
	791	·12		4023	·16
	792	·17		4024	·03
	837	·005		4025	·05
	838	·14		4167	·07
	839	·02		4189	·07
	841	·005	Kalikakundoo, J.L. 148	155	·31
	878	·005		156	·04
	879	·005		157	·03
	881	·03		170	·14
	882	·05		171	·11
	883	·06		179	·13
	884	·08		180	·05
	885	·06		181	·005
	886	·18		182	·21
	889	·11		183	·11
	890	·09		184	·005
	892	·17		185	·10
	902	·01		205	·31
	903	·04		206	·02
	904	·17		207	·13
	905	·08		208	·23
	906	·11		209	·05
	907	·12		210	·05
	908	·04		211	·13
	921	·27		215	·02
Lakshya, J.L. 161	3762	·25		216	·27
	3763	·03		217	·01
	3769	·05		218	·13
	3770	·08		219	·07
	3771	·07		220	·09
	3773	·13		672	·08
	3824	·04		673	·06
	3831	·10		674	·14
	3832	·05		675	·10
	3833	·05		676	·08
	3834	·06		677	·07
	3835	·06		678	·01
	3836	·18		1162	·005
	3837	·02		1165	·03
	3839	·12		1183	·19
	3840	·11		1184	·42
	3841	·18		1199	·20
	3842	·10		1201	·22
	3847	·10		1205	·09
	3848	·14		1206	·09
	3849	·19		1207	·10
	3888	·04		1208	·05
	3913	·005		1210	·08
				1211	·14

Village	Survey No. (Plot No.)	Extent (Area)	Village	Survey No. (Plot No.)	Extent (Area)
Kahkakundoo, J.L. 148— <i>contd.</i>	1213	·14		685	·08
	1854	·11		687	·05
	1859	·25		703	·01
	1860	·21		704	·04
	1865	·13		705	·07
	1866	·12		708	·03
	1867	·08		709	·12
	1868	·06		713	·005
	1869	·005		714	·01
	1870	·20		715	·05
	1871	·18		716	·23
	1872	·03		717	·06
	1873	·04		718	·08
	1874	·02		719	·03
	1875	·005		798	·09
	1877	·20		799	·12
	1878	·38		800	·18
	1879	·08		804	·03
	1911	·33		805	·03
	1912	·09		806	·01
	1913	·23		807	·12
	1914	·15		808	·06
	1924	·21		809	·01
	1925	·13		811	·01
	1926	·10		842	·14
	1927	·10		843	·01
	1935	·11		846	·22
	1936	·10		847	·02
	1937	·13		848	·14
	1939	·06		849	·02
	1940	·01		850	·005
	2165	·005		861	·05
	2183	·05		862	·06
	2184	·21		863	·12
	2184D	·05		869	·03
	2186A	·05		870	·005
	2186B	·07		926	·02
	2186C	·05	Taragere, J.L. 51	61	·005
	2183E	·04		66	·19
	2186	·69		67	·03
	2380	·04		68	·13
	2383	·22		69	·12
	2387	·14		70	·02
	2388	·11		71	·11
	2412	·05		72	·22
	2413	·13		73	·23
	2414	·09		89	·01
	2415	·07		219	·03
	2416	·04		234	·20
	2417	·03		235	·24
	2418	·10		236	·05
	2419	·39		237	·03
	2420	·12		238	·15
	3139	·04		239	·05
	3141	·17		240	·04
	3141A	·03		267	·20
	3144	·28		268	·02
	3479	·12		280	·005
	3488	·10		285	·05
	3564	·04		286	·20
Malubagan, J.L. 123	681	·02		287	·21
	682	·16		288	·04
	684	·09		291	·02
				293	·005

Village	Survey No. (Plot No.)	Extent (Area)	Village	Survey No. (Plot No.)	Extent (Area)
Taragere, J.L. 51— <i>contd.</i>	294	·03		970	·10
	295	·25		971	·07
	296	·09		972	·03
	297	·005		999	·37
	298	·22		1000	·05
	299	·05		1001	·09
	307	·09		1002	·13
	311	·05		1025	·21
	312	·04		1027	·01
	315	·22		1028	·15
	316	·18		1029	·03
	317	·02		1030	·13
	318	·01		1031	·005
	319	·05		1059	·32
	320	·09		1060	·02
	321	·10		1067	·13
	322	·05		1068	·06
	408	·01		1069	·04
	412	·12		1076	·11
	413	·05		1077	·05
	414	·07		1283	·23
	415	·08		1287	·15
	416	·10		1288	·05
	417	·09		1289	·005
	418	·09		1296	·06
	420	·11		1304	·01
	421	·15		1305	·009
	425	·22		1306	·015
	426	·005		1307	·10
	485	·09		1308	·005
	486	·07		1309	·12
	487	·19		1310	·001
	498	·02		1312	·05
	499	·005		1313	·11
	500	·26		1314	·04
	501	·18		1315	·005
	504	·04		1324	·17
Kumarara, J.L. 118	852	·02		1325	·11
	853	·02		1326	·005
	854	·08		1327	·14
	855	·04		1328	·02
	856	·09		1329	·05
	858	·04		1330	·07
	969	·005		1331	·02
				1334	·13

[No. 31/33/63-ONG-(II).]

B. SUBBA RAO, Under Secy.